

ONE-PAGE SUMMARY
OF MY FAMILY'S
ORDEAL

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DETAILED SUMMARY
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My once happy family was once a mom and a dad and five children. We lived in a home that I, the dad, built on 27-acres in the foothills west of Denver. Shortly after I paid off the mortgage on our home and all other debts, the mom launched her secret plan to divorce me, which she had begun planning in 1983.

Shortly after filing for divorce in January 2005, the mom made her phony 911 call—commonly known today as the “Silver Bullet.” I was falsely arrested, jailed and charged with domestic violence. Even though I had never touched her or any of our children in a mean way, the mom registered as a 'battered woman' at the Karlis Family Center and enrolled all five of our children in state-paid counseling so they could “learn how to cope in a family with an abusive father and husband.”

in just
2 weeks
Call 911

My family was then destroyed for profit in a “fixed” divorce in Jefferson County Colorado, by the mom's Evergreen attorney John Charles Hugger, “Child and Family Investigator” Gay Niermann, and Colorado First Judicial District judges Stephen M. Munsinger and R. Brooke Jackson and magistrates Babette Norton and Chris Voisin.

Everything I had—including my children, my semi-retirement, my paid-off home and business headquarters, my



The “Barn” was only supposed to be temporary. Our family's home was going to be built on this side, and was



going to be attached to the barn with a covered bridge where the deck is ... oh well.

workshop, my business assets, my marital assets, my pre-marital assets, my automobiles, my recreational vehicles, my inheritances, and my personal property—was taken from me and either given to or kept by the mom “under color of law.”

Before, during and after her divorce, the mom—aided by her sisters in Minnesota, her friends in Evergreen's Public Schools, Stinger's Soccer Club, Girl Scouts, and at Christ the King Catholic Church, and by Jefferson County's law enforcement—relentlessly engaged in a phenomenon known as “parental alienation” to brainwash each of our children against me. And the *child abuses* continue unabated to this day.

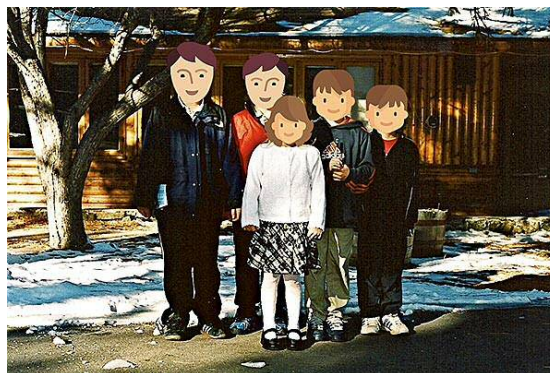
By *massive fraud upon* and *by* the courts—and upon our children and me, our children's schools, our community in Evergreen, and many government offices—the mom obtained near-full custody of our children, sole decision-making ability, over 95% of the family estate I built including the paid-off real estate where my business was headquartered, a grossly inflated child support order, and other miscellaneous orders designed to wipe me out financially.

In the post-divorce, the corrupt judges and magistrates (the “*case fixing criminals*”)—in conspiracy with Jefferson County Child Support Services, Child Protective Services, and others—sponsored the mom's “*parental alienation*,” thefts and other crimes, by allowing the mom to continue abusing our children and to continue holding “my things” including my tools and work equipment, impoverished me, had me falsely arrested three more times, and literally drove me out of Colorado in 2007 to protect myself. I have been exiled in Minnesota ever since, where the “*case fixing*” and “*governmental racketeering*” are just as bad or worse. All matters remain unresolved to this day.

As a result of the 15-year “*crime spree*” against my family, I have been separated from my oldest son since May 6, 2007, and have been cutoff from all communications with him since August 25, 2008; I have been separated from and cutoff from all communications with my second son since September 2006; I have been separated from and have only talked once to my third son since April 21, 2007; I have not seen my fourth son since May 6, 2007, and have not talked to him since August 28, 2009; and I have been separated from my only daughter since May 6, 2007, and have only talked to her once since August 7, 2008.

If you have witnessed the abuse of my children or the government's abuse of my family, or can help bring those responsible to justice, or are a victim of similar abuse or injustice, please contact me via www.prosealliance.org.

Thanks in advance for your prayers & other support,
~ John Mark



DETAILED SUMMARY OF MY FAMILY'S ORDEAL

See all relevant facts and referenced evidence in my subsequent AFFIDAVITS OF FACTS.

INTRODUCTION:

1. My five children are victims of extreme and relentless psychological *child abuse*—known as “*parental alienation*”—since they were young, by their mother (my ex-wife), Carol [REDACTED] (“Carol”), and by Carol's sisters and friends; and I am a victim of fraud, theft, conspiracy, relentless domestic violence, “domestic violence scams” (false accusations) and other crimes committed by Carol and her “*accomplices*” (Carol's sisters, friends, attorney, and many of the officers of the courts and other government officials), as part of Carol's *written plan* to take advantage of me in life.

2. My five children and I are also victims of several very serious crimes since 2005 in what can only be described as “*crime sprees*” in Colorado and Minnesota by judicial, administrative, law enforcement and other public officials, who are “*fixing*”ⁱ court cases for profit and committing other treasonous crimes in what I now know is “*governmental racketeering*,” which in our case is centered around a “*child support scam*” to ripoff American taxpayers via federally-funded programs.

3. In 2006 our family was destroyed in a “*fixed*”ⁱⁱ divorce in Colorado.

4. Everything I had from 25-years of backbreaking work, including my children, my semi-retirement, my paid-off home and business headquarters on 27 acres, my workshop, my business assets, my marital assets, my premarital assets, eight vehicles, my inheritances, and my personal property, was stolen from me; and additionally, despite all involved knowing that my child support obligations are paid-in-full, I was ordered to pay monthly child support in an amount that was more than I was earning in my semi-retirement, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied credit for payments made toward child support, I was repeatedly denied reconciliation of my child support account, my driver's license was suspended, I was impoverished, I was falsely arrested four times, and I was literally driven out of Colorado when the “*case fixing criminals*” (“*CFCs*”) found out that I was reporting their crimes.

5. In Minnesota, the known void Colorado child support order and known false arrears balance were registered for enforcement; and, despite all involved knowing that my child support obligations are paid-in-full, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied reconciliation of my child support account, I was framed as a “*deadbeat dad*,” I was falsely arrested six more times, I was falsely convicted for failure to support my children, I was falsely imprisoned for over 8 months, I was cruelly ordered to have no contact with my children, including my 3 adult children at the time, I was repeatedly denied appellate review and intervention, and the “*case fixing*,” *governmental racketeering*, and other crimes against my family, have continued to this day.

6. As I now know, many federal courts and government offices are also involved in the *case fixing* and *governmental racketeering*; and, instead of overseeing the state courts and offices as they are required to do, obstructed justice and saw to it that my many civil and criminal complaints, petitions, and requests for reconciliation of my federal “Title IV-D” child support case, were left unresolved.

7. And now, because of my evidence of their wrongdoing, the “*criminal factions*”ⁱⁱⁱ in both states and with our federal government are working together to hold *hostage* my kids, my life, and resolution of the issues they caused.

8. Incorporated herein by reference are the pleadings and records in my Colorado cases^{iv}, my Minnesota cases^v, my federal cases^{vi}, my civil complaints and petitions^{vii}, and my criminal complaints^{viii}, which document much of my quest for justice and protection for my family, as summarized herein.

9. As of December 31, 2018, in dealing with the never-ending pursuit of *undue* child support (so, as I now know, the *governmental racketeers* can bilk American taxpayers for more funding than is deserved), I have made at least 1216 phone calls, I have written at least 1122 letters, and I have filed at least 860 court documents, but have never received even a sliver of justice or protection for my family.

10. Most of my civil complaints and petitions included ample evidence—sometimes hundreds of pages of documentary evidence and tape-recordings of my telephone conversations with officials involved—to clearly prove my civil claims so that the judge could simply verify that all facts, evidence and controlling law are on my side.

11. Most of my criminal complaints and petitions included ample evidence—sometimes hundreds of pages of documentary evidence and tape-recordings of my telephone conversations with officials involved—to clearly prove probable cause of some or all of the crimes alleged so that immediate charges could have been made.

12. But in spite of all my work—and despite at least 20 law enforcement officials and at least 20 judges seeing proof of my claims—not one of my civil claims has ever been adjudicated and not one of the crimes against my family has ever been charged.

Pictures of some of my letters, complaints, pleadings and exhibit books:

To the FBI:
(Endnote viii)



“PETITION BOOK”:
(Endnote vii)



4 Criminal Complaints:
(Endnote viii)



“MY DIVORCE”:
(Endnote vii)



13. In short, Colorado's *CFCs*^{ix} entered a false set of facts on the record in “Carol's divorce” and Minnesota's *CFCs*^x and the Federal *CFCs*^{xi} and everyone else^{xii} involved in the *governmental racketeering* and *child support scam* have ignored the truth since.

14. The factual allegations of my pleadings—and now these affidavits—tell the whole story; the following account serves to summarize the facts.

SUMMARY OF THE FACTS:

15. As I know now, in the early 1980s Carol made a secret *written* plan to:

- a. Seduce me and get pregnant;
- b. Murder our first child;
- c. Entrap me into marriage;

- d. Divorce me when I had succeeded financially;
- e. Defraud the family law courts and law enforcement in her divorce;
- f. Defraud our community and our church;
- g. Defraud our children and me;
- h. Steal my life's work;
- i. Brainwash our children against me; and
- j. Completely get rid of me from our family.

16. I am not sure when Carol's two sisters in Minnesota began conspiring with Carol on her plan to take advantage of me in life, or if her sisters were at all involved in Carol's murder of our first child, but I do know, and have proven several times, that Carol and her sisters stole from me all through marriage and have been brainwashing my children against me since they were young.

17. Prior to launching her divorce, Carol began aligning herself with single-moms, lesbians, and hardcore feminist hatemongers, who encouraged her to sabotage my relationships with our children and get rid of me from our family; as of late 2011, I had documented over 300 specific acts of *child abuse* and over 300 specific *crimes* against me to accomplish their goals.

18. The following basic facts of our lives have been pleaded repeatedly to all judicial officials and child support enforcement officials, in both states and with the federal government, who are responsible for verifying, adjudicating and/or declaring such:

- a. Carol and I grew up in the same hometown in Minnesota, have known each other for over 40 years, were in a relationship for 22 years, and were married for 15 years.
- b. We moved to Colorado in the early 1980s and were married in 1990.
- c. We have 6 children; 5 of which are living.
- d. Early in our marriage, in what we referred to as our "Grand Plan," Carol and I agreed that she would take care of the domestic chores and our children and I would run my small retaining wall construction business for everyday expenses, invest in real estate, build our family's homes, and strive to payoff all debts; and, if accomplished, we would reverse roles, I could semi-retire and take care of our children, and Carol would go back to work.
- e. I worked double-time hours (over 80 hours/week) for much of my 25-year career, essentially cramming two careers into one to reach our goals, so that I could spend the maximum amount of time possible with our kids while they were growing up, as I had a lot to teach them.
- f. I remodeled our first home in Aurora, and framed, sided, and general contracted the construction of our second home on 2.5 acres north of Denver.
- g. In 1997, I purchased 27 acres of vacant land in the foothills west of Denver for our third home and my business headquarters during my semi-retirement, which I designed and built mostly by myself over the next 2.5 years.
- h. I accomplished our Grand Plan in April 2000 when I finished building our third home.
- i. Shortly thereafter, I paid off all our debts, except for a line of credit against our home.
- j. In addition, I had more than ample savings and equity at the time to pay any other

financial obligations for my children's entire upbringing.

k. In 2002, after a one year stint in a fluke job in which I earned the highest income of my career, I began semi-retiring and role reversing with Carol as agreed.

l. For about two years prior to Carol's divorce in 2005, I was our children's primary caregiver and attended all of the parent/teacher conferences and other school events, most of our 4 boys' soccer games, most of our children's other activities, and most religious events up until Carol's assassination of my character in our church and all around our community.

m. Between 2002 and 2005, I improved our property in preparation for my home-based semi-retirement business of making log structures, such as gazebos, decks, bridges, and furniture.

n. Between 2002 and 2005, I worked thousands of hours harvesting, draw-knifing, and stockpiling logs and branches for my business.

o. My semi-retirement business was headquartered on our property.

p. The 27 acres has thousands of trees, which would have provided a lifetime supply of wood for my projects.

q. My semi-retirement income was less than \$20,000.00 per year, which was sufficient to pay all our bills since our mortgage and other debts were paid-off and we heated our house with wood.

r. In January 2005, I paid off our equity line of credit mortgage.

s. Because "*child support*" is defined as the parents' responsibility to provide for the basic needs of their minor children, which are *shelter, food, clothing, and education*; and because I had paid my financial obligations for my children's entire upbringing, in full, until adulthood, prior to Carol's divorce, **my child support obligations are paid-in-full.***

** This fact has been ignored by all involved in my family's ordeal—now over 200 government officials—because, as I now know, most officials are involved to some degree in the governmental racketeering.*

19. On [REDACTED] 2005, Carol filed for divorce over the objections of our children and me.

20. During Carol's divorce, multiple frauds upon the court were conspired and committed—by Carol, her attorney John C. Hugger ("Hugger"), Child and Family Investigator Gay Niermann ("CFI Niermann"), and others; and were knowingly facilitated by magistrates Babette Norton and Chris Voisinet, judge Stephen Munsinger, and chief judge R. Brooke Jackson (the "*original CFCs*"; *see endnote ix*)—regarding all material facts, to portray me as an abusive and neglectful father and husband, for the purposes of influencing and "fixing" the divorce orders ("Permanent Orders") against me, maximizing the child support order, maximizing Carol's *thefts*, getting rid of me from my family, and accomplishing other wrongful objectives, including but not limited to:

a. Carol, in conspiracy with Hugger and likely her sisters and several friends, all intending to gain the upper hand in Carol's divorce, made a phony 911 call, as she had secretly planned in writing in 1996, to have me falsely arrested, removed from our home, and charged with domestic violence (Carol's "*911 Scam*");

b. Carol and Hugger committed multiple perjuries and other frauds upon the court in their *verified* court documents and in open court;

c. Carol's sisters committed at least two frauds upon the court to influence the parenting time order, custody order and most importantly—for them—the child support order;

d. Carol's friends—principal Peggy Miller with Jefferson County Public Schools (“Jeffco-Schools”) and PTA president Juliana Reid—committed multiple perjuries on the witness stand;

e. CFI Niermann committed multiple perjuries and other frauds upon the court in her “Report and Recommendations” and on the witness stand; suborned perjury from many others; and, in conspiracy with Hugger, orchestrated the defrauding of the record by many to make it appear as though I was abusive toward Carol and our children, not at all involved in my children's upbringing, and only fit to be the 'breadwinner' in the family;

f. Several caseworkers with Jefferson County Child Protective Services (“Jeffco-CPS”) and several Jefferson County Sheriff (“Jeffco-Sheriff”) officials ignored hundreds of pages of evidence, and my witnesses, which proved Carol's ongoing *child abuses* at the time; and one Jeffco-CPS caseworker and three Jeffco-Sheriff officials committed perjury on the witness stand;

g. The state-funded Karlis Family Center aided and abetted Carol to repeat—four times at taxpayer expense—a 10 week counseling program for Carol and all 5 of our children, knowing that Carol was using the program to brainwash our children against me;

h. CFC Norton, who saw evidence of many of Carol's *crimes* and *child abuses*—in conspiracy with Hugger and CFI Niermann—failed to act accordingly and committed several *crimes* herself to cover up and to aid or encourage Carol and her friends to continue abusing our children and denying my parenting time and contact with our kids, to continue holding my things including my tools and necessary work equipment, to continue with her plan to get rid of me completely from our family, and to steal the rest of my money;

i. CFC Voisinet—in conspiracy with Hugger and CFI Niermann—committed a blatant fraud upon the court during the divorce and illegally granted Carol another restraining order the day after I was acquitted by a jury in Carol's *911 Scam* just to aid Carol and Hugger in tying the judge's hands at permanent orders, knowing that the outstanding restraining order would require the divorce judge to award primary residential custody and sole decision-making responsibility to Carol, and to restrict my parenting time to every other weekend; and, in the post-divorce, Voisinet committed numerous *crimes* to impoverish me, to deprive my rights, to drive me out of Colorado, to leave the child support matters unresolved, and to aid Carol in the *theft* of my things.

j. CFC Munsinger officiated over the final divorce hearings in March 2006 and issued his fraudulent Permanent Orders on May 30, 2006, contrary to the facts and evidence and controlling law, based almost entirely on his whims, containing 28 false statements, and knowing that the orders were not only obtained by fraud but were also fraudulent in themselves, and therefore void. CFC Munsinger essentially took the fruits of 25 years of backbreaking work from me, gave my life's work to Carol, kicked me out of my family, granted near-full custody to Carol knowing of her *child abuses*, illegally “imputed” an impossible income for me into the child support calculation to 'jack up' the child support order, knowingly failed to address the facts that it was in the best interests of our five children for me to return to our property and get back to work, that my log-products business was head-quartered on our property, that I had a large log inventory and a forest containing a lifetime supply of trees for my projects, and that Carol was still holding my things including

many of my tools and work equipment. *CFC* Munsinger finished me off financially by ordering me to pay Carol an additional \$30,801.50 for items that he knew Carol and Hugger lied about during the hearings. In the post-divorce, *CFC* Munsinger aided Carol and Hugger in their *theft* of another \$750.00 and my share of the MSE Settlement money. *CFC* Munsinger committed several state and federal crimes and set in motion the “*case fixing crime spree*” against my family, which continues to this day.

k. *CFC* Jackson, who is now a federal judge in Colorado, like *CFC* Munsinger, knew all about Carol and Hugger's frauds upon the court, committed his own frauds in his orders, was instrumental in setting in motion the never-ending “*case fixing crime spree*,” and should, according to our “*Rule of Law*,” at the very least, go to prison for the rest of his life, just for what he did to my family.

21. As I now know, driven by the prospects of extra profits and federal funding in family law and the criminal justice system, Colorado's *original CFCs* (see endnote ix):

- a. Fixed Carol's divorce against me in all regards;
- b. Churned Carol's divorce to diminish my resources;
- c. Aided and abetted Carol to commit *crime* after *crime* after *crime* against me;
- d. Aided and abetted Carol and her two sisters in Minnesota and her Colorado friends to emotionally abuse our children, to repeatedly violate the parenting time order, to repeatedly violate Colorado law requiring “*frequent and continuing contact*,” and to do many other things to alienate me from my family;
- e. Aided and abetted Carol and her *accomplices* to orchestrate a grand conspiracy with Jeffco-Sheriff deputies, Jeffco-CPS caseworkers, Jeffco-School principals and teachers, and other Jeffco officials, to frame me as a bad father and husband and to defraud the court record regarding every material fact;
- f. Issued orders containing materially false statements;
- g. Converted nearly all my life's work—about 95% of the family estate that I built—to Carol despite the fact that she and her two sisters had been stealing from me all through marriage;
- h. Granted Carol near-full custody and sole decision-making responsibility for our children despite the fact that Carol and her two sisters and many Colorado friends were emotionally abusing our children all through the divorce to turn them against me;
- i. Grossly inflated the child support order by “imputing” an income for me into the child support calculations that was over 4 times my semi-retirement income, which caused the order to be *more* than I was earning; and
- j. Awarded Carol nonexistent attorney's fees and other false orders totaling over \$30,801.50 to very obviously wipe me out financially.

22. By massive fraud upon the court—perpetrated by Carol and her *accomplices*, including Hugger, CFI Niermann and Colorado's *original CFCs*—Carol stole my life's work and obtained near-full custody of our five minor children, sole decision-making ability, over 95% of the family estate I built including the paid-off real estate where my business was headquartered, a grossly inflated child support order, and other miscellaneous orders designed to wipe me out financially.

23. In the immediate post-divorce (2006/2007), Colorado's *original CFCs*:

- a. Allowed Carol and her *accomplices* to continue denying my visitation and contact, and to cutoff all visitation and most contact between Thanksgiving 2006 and April 20, 2007;
- b. Allowed Carol and her *accomplices* to continue their relentless emotional *child abuses* of each of our children to turn them against me;
- c. Allowed Carol to continued holding “my things”^{xiii} hostage, including my tools and work equipment, knowing I was unemployed; and later dismissed over 50 motions for court orders requiring Carol to give me my things, including my deceased brother's ashes and my deceased parents' portrait; all of which Carol still has to this day or has desecrated or sold;
- d. Aided Carol in her *theft* of my share of a trust account: \$9,973.50;
- e. Aided Carol in her *theft* of an additional \$750.00 from me;
- f. Continued their pursuit, and eventual extortion, of the 3 miscellaneous orders that Carol and Hugger had obtained by fraud totaling \$30,801.50;
- g. Aided and abetted Carol and Hugger to again bring false contempt charges against me; and then, to aid Carol in her plan to steal the remainder of my life's work, 3 of the 4 *original CFCs* conspired and framed me on the false charge, seized the remainder of my money, jailed me on the condition that I relinquish my money to Carol, found me guilty of contempt contrary to the evidence that showed that only Carol was in contempt, and jailed me again to extort an additional \$20,000.00 from me; and
- h. Diminished my retirement savings to zero, refused to modify the child support order, falsely arrested me three more times, impoverished me and, because of my increasing evidence of their case fixing, literally drove me out of Colorado to protect myself from further harm.

24. In May 2006, with the full knowledge and endorsement of Jefferson County Department of Services (“Jeffco-DHS”) Director Lynn Johnson, Jefferson County Child Support Services (“Jeffco-CSS”) *unlawfully and illegally* (in violation of not only our Constitutions but also the “statutes” and “rules” of *their “legal system”*) opened a federally mandated and funded Title IV-D Child Support Enforcement case for Carol, knowing she was ineligible, and began their *crime spree* against my family—i.e., the “*child support scam*”—which continues to this day, including but not limited to:

- a. Both Carol and Jeffco-CSS committed state and federal crimes to obtain public assistance in the Title IV-D Child Support Enforcement Program under false pretenses;
- b. Altered the arrears balance in my case;
- c. Harassed me for undue payment;
- d. Suspended my driver's license without due process;
- e. Ruined my good credit without due process;
- f. Illegally levied my bank accounts without due process;
- g. Stole \$5,500.51 from my children's trust account;
- h. Repeatedly denied my rights to a copy of Carol's application;
- i. Repeatedly denied my rights to verification of the facts pertaining to child support;

j. Repeatedly denied my rights to federally-mandated administrative 'review and adjustment' and judicial modification of my child support obligation;

k. Committed fraud upon the court in 2009 to withdraw my motion to modify following a recommendation to reduce my monthly support obligation from \$1,717.92 to \$521.00;

l. Ordered my advocate in the "Fatherhood Initiative Program," who was trying to help me restore contact with my children, to refuse me all services and close my file;

m. Repeatedly refused to use discretion to reinstate my driver's license;

n. Repeatedly refused credit for payments made;

25. In February 2007, I began reporting the *crime* and *child abuse sprees* to the Denver FBI; and, as requested by FBI agents, over the next several months I sent the investigators 12 "Detailed Scenarios," thousands of pages of documentary evidence, and several hours of tape-recorded phone conversations with judicial, child welfare and law enforcement officials, clearly and concisely proving probable cause of hundreds of specific state and federal crimes against my family by Colorado's *CFCs*, and hundreds of specific acts of *child abuse* against my children and specific state and federal crimes against me by Carol and her *accomplices*.

26. In May 2007, to protect my children and myself from further harm following my fourth false arrest, I moved to Minnesota near my hometown and immediately reported Colorado's *crime spree* and the pending FBI investigation to Susan Rynda, the Director of Le Sueur County Human Services, not knowing at the time of her involvement in the extensive *governmental racketeering* in that county.

27. Despite knowing the basic facts of Colorado's case, including the fact that my child support obligations are paid-in-full, and driven by the same prospects of extra profits and federal funding in the child support enforcement and criminal justice system rackets (the now interstate *governmental racketeering*), Minnesota's *CFCs & racketeers* in the First Judicial District—judges Richard C. Perkins, M. Michael Baxter, and Mark C. Vandelist, former chief judges Edward I. Lynch and Terrence E. Conkel, Le Sueur County Attorney Brent Christian, Nicollet County Attorney Michelle Zehnder Fischer, LeSueur-DHS Director Susan Rynda, and many others (see endnote x):

a. Wholeheartedly adopted the now interstate "*child support scam*" and conspiracies;

b. Skipped a required administrative due process in the Interstate Title IV-D case;

c. Registered the known void and fictitious Colorado child support order and known false arrears balance in Minnesota (2008)—see "*Registration case*";

d. Repeatedly denied me administrative due process to reconcile the Title IV-D case;

e. Repeatedly denied me judicial due process to vacate the registration;

f. Repeatedly denied me appellate due process to correct the record, errors and omissions;

g. Repeatedly denied my children and me equal protection under the law;

h. Repeatedly conspired against my children's and my rights;

i. Falsely charged me with 'non-support' of my children, all knowing full well that my child support obligations were paid-in-full (2009);

j. Falsely arrested me on the known false charge (2010);

- k. Imposed excessive bail on me (& later *unlawfully and illegally* extorted my \$5,000.00);
 - l. Framed me as a “deadbeat dad” in the State's *unlawful and illegal* criminal case against me—see “Deadbeat Dad case”;
 - m. Maliciously prosecuted me, knowing the whole time of my innocence;
 - n. Repeatedly denied my rights as an indigent person;
 - o. Repeatedly denied my right to counsel;
 - p. Repeatedly denied my right to witnesses;
 - q. Repeatedly denied my right to obtain and offer evidence;
 - r. Repeatedly denied my right to transcripts;
 - s. Repeatedly denied my right to correction of the records;
 - t. Repeatedly denied my right to recusals and disqualifications of the *CFCs*;
 - u. Defrauded the jury on February 28, 2011;
 - v. Converted the jury trial into a bench trial and decided the case for the jury;
 - w. Falsely convicted me for failure to support my children on March 1, 2011;
 - x. Falsely imprisoned me for eight months;
 - y. In spite of the case being a matter of child support and my proven history of nonviolence, cruelly and unusually punished me with a sentencing order that included an *unlawful and illegal* 'No Contact' order preventing me from talking to or seeing my own children, including my adult children (2012);
 - z. In conspiracy with Minnesota's Supreme Court and Court of Appeals, forced me to turn myself in on their false warrant “within 10 days,” under the threat of dismissal of my direct appeal (2014);
 - aa. While in jail (during my 6th & 9th false imprisonments in 2012 & 2014), repeatedly denied my access to the district courts and appellate courts; denied all my motions without any adjudication on the merits; repeatedly un-filed some of my pleadings, then stole or returned them; held me in jail for the remainder of my *known void* sentence and then vacated the sentence; and otherwise retaliated against me;
 - ab. Repeatedly issued known false arrest warrants on known false charges to continually criminalize me;
 - ac. Literally terrorized me over the years under constant threat of another false arrest;
 - ad. And committed hundreds of other crimes against me over the years (*in my criminal complaints to state and federal officials in Minnesota, which collectively included thousands of pages of documentary evidence and several hours of recorded telephone conversations with the CFCs and racketeers, I have proven the essential elements of probable cause of most of the crimes*).
28. Starting in February 2011, just before the jury trial in the “Deadbeat Dad case,” I appealed *again*, with evidence, three times in succession, to Minnesota's appellate courts, the attorney general and the governor, for intervention in the First Judicial “frame up” and for protection from further harm for my suffering family, but all ignored my pleas; and instead, in

support of the ongoing *governmental racketeering*, Minnesota's *CFCs* at the Court of Appeals and Supreme Court (*see endnote x*):

- a. Ignored the facts, evidence and controlling law requiring their intervention;
- b. Ignored the facts, evidence and controlling law requiring correction of the records;
- c. Ignored the facts, evidence and controlling law requiring the *CFCs'* disqualifications;
- d. Ignored the facts, evidence and controlling law requiring dismissal of the state's cases;
- e. Ignored the facts, evidence and controlling law requiring closure of the Title IV-D case;
- f. Ignored the continued prosecutorial misconduct, *case fixing* and other crimes;
- g. Allowed the jury trial to proceed despite the denials of my rights and other fatal errors;
- h. Allowed my false conviction in the “Deadbeat Dad case” (2011);
- i. Allowed further false arrests; 240 days of false imprisonment; the cruel and unusual punishment including the illegal 'No Contact' order, which remained in force at the time despite my proof that it, the sentencing order and all the orders in the “Deadbeat Dad case,” are automatically void by operation of law; and the continued *case fixing crime spree* and *child support scam* and other very obvious *governmental racketeering* by the 1st & 5th Districts, which therefore continue to this day;
- j. In conspiracy with the *CFCs* in the “Deadbeat Dad case,” forced me to turn myself in on their false warrant “within 10 days,” under the threat of dismissal of my direct appeal, and after I did turn myself in, *unlawfully and illegally* dismissed my direct appeal anyway to aid in the cover up of all the crimes (2014);
- k. While in jail (during my 6th & 9th false imprisonments in 2012 & 2014), repeatedly denied my access to the appellate courts; denied all my motions without any adjudication on the merits; repeatedly filed and un-filed my pleadings, intercepted, stole or returned my numerous handwritten pleadings including two Petitions for Writs of Habeas Corpus; and otherwise participated in the unlawful detention and other very obvious *governmental racketeering* and retaliation efforts by the district court *CFCs*;
- l. Immediately *fixed* and dismissed 8 of my 9 appeals (all but my direct appeal, handled by my appellate public defender; *see j. above*) on technicalities to prevent any adjudication on the merits; and
- m. Ignored the facts, evidence and controlling law in my “PETITION BOOK” (2011; *see below*) and in 9 criminal complaints sent to Minnesota's highest-authorities (2012; *see below*); and repeatedly denied my family's rights to protection and other crime victim services.

29. Shortly after my false conviction in the “Deadbeat Dad case” on March 1, 2011, in an attempt to straighten out all matters, I submitted my “PETITIONS TO COLORADO'S & MINNESOTA'S SUPREME COURTS” (my “PETITION BOOK”), by mail to the high courts and to the governors in both states, all four exhibit books containing:

- a. My PETITIONS FOR EN BANC REVIEW (in Colorado and Minnesota);
- b. My PETITION FOR RELIEF FROM JUDGMENT (Colorado);
- c. My PETITION FOR RECONCILIATION AND CLOSURE OF TITLE IV-D CASE;

d. My PETITION FOR RELIEF FROM JUDGMENT (Minnesota); and

e. 450 pages of documentary evidence proving most of the 189 denials of due process, 41 acts outside authority, 189 frauds upon the court, and 109 crimes, alleged therein, and providing ample grounds and precedence to justify the administrative, civil and criminal relief requested.

30. My PETITION BOOK sought Rule 60 and other relief, which would have ended all matters; but, *pathetically*, both states' high-authorities completely ignored the facts, the evidence, the law, their duties, and my family's safety, to assist their state's *CFCs* in not only avoiding the charges they deserve but also in continuing their *crime sprees* against my family. My petitions were quickly dismissed in both states and no one at the governor's offices in either state cared enough about my family to even respond despite my repeated phone calls and letters in the months and years to come.

31. In May 2011, just after submitting my PETITION BOOK in both states:

a. Two black suburban-like SUVs came to my place in Le Sueur and at least two plain-clothed federal agents and a uniformed Minnesota state patrolman, obviously knowing that my front door was broken, came to my backdoor;

b. Unbeknownst to them, I witnessed the event from the place next-door;

c. One of the federal agents pounded on my backdoor several times;

d. The other federal agent had his hand on his gun ready to draw it;

e. Minnesota's patrolman just stood there, looking dumbfounded;

f. On information and belief, the federal agents were there to kill me because of my evidence and the patrolman looked just as alarmed as I was to witness it;

g. Ever since then, in addition to my "*fear of the next knock on my door by our corrupt and out-of-control federal government*," I now fear for my life.

32. In November 2011, again attempting to straighten out all matters, I filed "MY DIVORCE" in Colorado, along with over 300 pages of documentary evidence clearly proving many of the 353 specific *child abuses* and 334 specific *crimes* against me committed by Carol and her *accomplices* to steal my life's work and turn my children against me; but, judge Christopher Munch refused to even serve the complaint and failed to adjudicate any of the many claims made therein, dismissed the case on a technicality, rejected two other complaints submitted to address the continued corruption by Jeffco-CSS, and otherwise *fixed* the 3 actions against me, with the intent to keep the *child support scam* going, keep me and my evidence out of Colorado, and aid his predecessors and Jeffco-CSS in avoiding the consequences of their frauds upon the court and other crimes.

33. In December 2011, I was falsely arrested and imprisoned for the 6th time, in the "Deadbeat Dad case" in Le Sueur County—see [REDACTED]

34. In April 2012, following my false imprisonment in Le Sueur County, I moved to St. Peter in Nicollet County; and, attempting again to straighten out all matters in Minnesota, I filed my "First Civil Complaint" in the *Fifth* Judicial District along with ample evidence, grounds and precedence to justify the civil relief requested, and along with a copy of my 500-page PETITION BOOK to clear up the child support matters once and for all; and, I provided a copy of MY DIVORCE to Nicollet County Human Services along with a request to administratively verify

and declare the fact that my child support obligations are paid-in-full and to investigate the abuses of my children by Carol's two sisters and others in Nicollet County; but, despite knowing the basic facts of Colorado's case, including the fact that my child support obligations are paid-in-full, and driven by the same prospects of extra profits and federal funding in the child support enforcement and criminal justice system rackets (the now interstate & intrastate *governmental racketeering*), Minnesota's *CFCs & racketeers* in the *Fifth* Judicial District—judges Allison Krehbiel and Todd Westphal, Nicollet County Attorney Michelle Zehnder Fischer, Nicollet County Human Services Director Joan Tesdahl, and many others (see endnote x):

- a. Ignored the facts, evidence and controlling law in my PETITION BOOK;
- b. Ignored the facts, evidence and controlling law in MY DIVORCE;
- c. Ignored the facts, evidence and controlling law in my “First Civil Complaint,” denied my right to adjudication, refused to pronounce judgment in my favor when MN's attorney general failed to answer the complaint (*in fact, not one of my complaints against the government has ever been answered*), and refused, both administratively and judicially, to declare the fact that my child support obligations are paid-in-full;
- d. Denied my right to transfer and reconcile my Title IV-D case in Nicollet County;
- e. Dismissed my First Civil Complaint on absolutely nonsensical grounds;
- f. Dismissed my appeal of that decision for the same nonsensical reasons;
- g. Denied my children's and my rights to investigations of the *crimes* and *child abuses* committed by Nicollet County residents;
- h. Denied my right to investigation of the ongoing *case fixing* and other *crimes*;
- i. Repeatedly denied my right to protection from further harm by the *CFCs*;
- j. Repeatedly denied my right to press charges against the *CFCs* and *child abusers*;
- k. Repeatedly denied my children's and my rights to crime victim services;
- l. Executed the 1st District's known false arrest warrant, to cause my 7th false arrest;
- m. Because of my evidence of case fixing in the 1st District, conspired, brought false charges against me in Nicollet County, and issued their own false arrest warrant to cause my 8th false arrest;
- n. Conspired to frame me again on false charges—see “2nd Frame Up case”;
- o. Appointed a corrupt public defender, who repeatedly denied my requests for witnesses at the pretrial hearings and refused to offer my evidence to clear up the matter;
- p. Refused to disqualify county attorney Michelle Zehnder Fischer, who had committed over 100 *crimes* in the Le Sueur case to frame me as a deadbeat dad and conspired on the false charges in this case;
- q. Upon my release in Le Sueur County following my 9th false imprisonment in 2014, I was transported to Nicollet County to face my 10th false arrest and imprisonment, brought about by Zehnder Fischer, who had maliciously prosecuted me in the “Deadbeat Dad case,” obtained the illegal 'No Contact' order, and aided the extortion and *theft* of \$5,000 from my brother (my bail), among other treasonous crimes;
- r. Repeatedly refused to dismiss the “2nd Frame Up case” despite their knowledge of its

illegitimacy on several grounds, allowed Zehnder Fischer to keep the charge of resisting arrest despite the precedence allowing it under the circumstances, and fined me \$180 in spite of my indigence.

35. In April 2014, I was ordered by David Stras—a corrupt justice of Minnesota's Supreme Court, who through fraud is now a federal judge—to turn myself in “within 10 days” on another known false arrest warrant in the “Deadbeat Dad case,” under threat of dismissal of my direct appeal. I researched the rules and turned myself in for my 9th false imprisonment on the 10th day according to the Minnesota Rules of Appellate *and* Criminal *and* Civil Procedure, but my appeal was wrongly dismissed anyway.

36. In December 2014, attempting again to straighten out all matters in Minnesota, I filed my 2014 lawsuit in Le Sueur County against Carol and Jeffco (“*Case v. CO Frauds*”), which sought to end and resolve the *child support scam*, and when no one answered my professionally served complaint (which means I won the case), I moved for default judgment and a default hearing was scheduled in March 2015; but, when the Le Sueur County *CFCs* found out they quickly dismissed the case, then the *CFCs* at the Court of Appeals quickly dismissed my appeal, and finally, the *CFCs* in Minnesota's federal courts dismissed my federal lawsuit against their fellow *racketeers* in the state courts.

37. In late-2014 and early-2015, I reached out for help to the FBI in Minnesota and Washington DC, and to Minnesota's Department of Public Safety, but no one did a thing (see ¶ 70 below).

38. In September 2015, I tried a final time in Le Sueur County to resolve the *child support scam* and obtain justice, submitting my “Declaratory Action,” but the *CFCs* refused to file it.

39. In October 2015, I filed a motion to modify parental responsibilities in Carol's divorce case in Colorado, along with another 300-page Exhibit Book to completely prove my claims; and a new *case fixing crime spree* began in support of the never-ending *child support scam*, this time facilitated by judge Christopher Clayton Zenisek, magistrate Jamin M. Alabiso, chief judge Philip James McNulty, their law clerks (the “*present CFCs*”; see endnote ix), Jeffco-DHS Director Lynn Johnson, Jeffco-CSS Manager Alvin Tafoya, and many others who I now know are *racketeering*, summarized as follows:

a. My motion requested court-ordered contact with my last remaining minor child, court-ordered parenting time over Thanksgiving and Christmas, sole custody of my daughter, sole decision-making for my family, and other relief related to the treatment of Carol's “*parental alienation*” and other *child abuses*.

b. The *present CFCs* purposely ignored the urgent matters and the laws and rules requiring action so I would miss out on another Thanksgiving and Christmas with my children; repeatedly refused to disqualify themselves from the case; and *CFC* Zenisek scheduled the hearing on my matters *after* my daughter turned 18 years of age, obstructed my discovery requests, *unlawfully and illegally* officiated over my hearing in May 2016 despite his automatic disqualification and knowledge of my intent to sue him and press charges against him; and fraudulently denied my matters for “lack of jurisdiction.”

c. In June 2016, I sued Colorado's *present CFCs*—and those to whom I reported the *case fixing* and other crimes, including Jeffco-Sheriff Jeff Shrader, District Attorney Peter A. Weir, Assistant District Attorney Michael Dougherty, Colorado Attorney General Cynthia H. Coffman, Deputy Attorney Scott Turner, Chief Justice Nancy E. Rice, and others (see

endnote ix)—in federal court; but my 6 federal lawsuits that summer were *fixed* and dismissed by Colorado's "*federal CFCs*" (see next ¶).

d. In May 2017, Jeffco-Attorney Margaret A. Davis suborned Carol and a Jeffco-CSS employee to commit perjury in a court document requesting a judgment against me in the amount of the known fictitious and void child support arrears balance, and secretly filed the perjured court document and purposely failed to serve a copy on me; and *CFC Alabiso* entered the judgment, knowing that I had not been served, knowing that I had not had an opportunity to be heard on the matter, and knowing that he had no authority or jurisdiction in the matter, any one of which automatically rendered his judgment void.

e. To sabotage my PETITION FOR REVIEW of *CFC Alabiso's* judgment and my first appeal to the Colorado Court of Appeals, *CFC Zenisek* set a void deadline for my petition, *CFC McNulty* issued a few void orders denying my requests for a "fair and impartial" review judge and reassignment of the case, clerks—who I now know and can prove are involved in the *case fixing* and *racketeering*—hid my court documents and doctored the Register of Actions so I would miss the void deadline and my appeal would be dismissed.

f. The day after my appeal was dismissed by *CFCs* at the Court of Appeals, *CFC Zenisek* issued a blanket dismissal of PARTs ONE, TWO, THREE, FOUR, FIVE, and SIX of my PETITION FOR REVIEW, as well as my First, Second, Third, Fourth, Fifth and Sixth Motions to Set Aside All Decisions in Case 2005DR [REDACTED] without jurisdiction or authority, without holding any of the requested hearings on the 12 separate and distinct issues, without making any findings of fact or conclusions of law, and without any adjudication of the 12 separate and distinct issues whatsoever.

g. In January 2018, I submitted paperwork for 12 separate appeals to the Court of Appeals, but the clerk of the appellate courts, Polly Brock—who I now know and can prove is involved in the *case fixing* and *racketeering*—consolidated my appeals into one; later that month I found out that the clerk of court in Jefferson County, Diana Coffey, was instructing her clerks to not file my documents and to not give me any information about my case; and then, the district administrator, Gail Pickarts, and Coffey conspired with *CFC Zenisek* to issue another void order to prevent transmission of transcripts to the Court of Appeals; all to "*fix*" my second appeal against me.

h. In February 2018, I found out that Jeffco-DHS was taking steps to *unlawfully and illegally* foreclose on my family's last-remaining asset—our paid off real estate property in Evergreen.

i. I reported the very obvious *racketeering* by Jeffco-DHS director Lynn A. Johnson, Jefferson County Attorney Ellen Wakeman, Colorado's *present CFCs*, and many others, along with the recent *case fixing* by the clerks, to Jeffco-Sheriff Jeff Shrader and to the county commissioners, and also to federal authorities (*see below*), but received no help and instead a threat by Shrader's thugs that his office will seek a restraining order and an arrest warrant against me if I contact his office again; *readers can witness Shrader's crimes for themselves at <https://www.brighteon.com/5818761554001>*.

j. In April 2018, in a final attempt to resolve the *child support scam* and end the *case fixing crime spree*, I filed in the Colorado Supreme Court a "Petition for Rule to Show Cause," along with Parts One-Eight of my Petition For Review and First-Eighth Motions to Set Aside All Decisions in Case 2005DR [REDACTED] and in May 2018, I filed a "Petition for Immediate Writs of Prohibition, Quo Warranto, and Mandamus"; but—in spite of the high-

courts' ultimate authority and responsibility, as well as its knowledge of extensive *case fixing*, *racketeering*, and other crimes in Jefferson County—both petitions were *unlawfully and illegally* denied, and the *child support scam* was left unresolved, without any adjudication whatsoever.

k. As a result, Jeffco-CSS resumed their *governmental racketeering* in Minnesota in July 2018, and is currently sending monthly “bills” to my strawman in the amount of their fictitious arrears balance.

40. The federal courts, as I discovered, are also fixing court cases:

a. In June 2008, I filed my “1st civil case in CO” in federal court against Carol to straighten up all matters between us, and when Carol failed to file a responsive pleading, as required by law, I filed a Motion for Default judgment in my favor, but in spite of the law, the rules, and my rights, a corrupt federal judge dismissed the case on false technicalities and ridiculous reasons.

b. In April 2010, I submitted “Petitions for Grand Jury Investigations” in the federal courts in Colorado and Minnesota. My Colorado petition was immediately dismissed by federal judge Marcia S. Krieger (now the chief judge). My Minnesota petition was never filed and was sent back to me twice by corrupt federal clerks, who are obviously involved in the *case fixing* and *racketeering* in Minneapolis.

c. Over the next 6 months, I submitted 4 criminal complaints to the U.S. Attorney and federal courts in Colorado, along with hundreds of pages of documentary evidence proving probable cause of several serious crimes committed against my family, and I submitted 6 criminal complaints to the U.S. Attorney and federal courts in Minnesota, along with hundreds of pages of documentary evidence proving probable cause of several serious crimes committed against my family. My criminal complaints in Colorado were filed and intercepted by *CFC* Krieger, but nothing was ever done (and the cases are in limbo to this day), and the U.S. Attorney for Colorado refused to prosecute a single crime and repeatedly refused to set up crime victim services for my family. My criminal complaints in Minnesota, the first of which was against the corrupt federal clerks and the other five against Minnesota's *CFCs*, were intercepted by Chief Judge Michael J. Davis, who conspired with the corrupt federal clerks to deny my right to file the complaints and conspired with former U.S. Attorney B. Todd Jones (now the ATF Director) to deny my children's and my rights to crime victim services and other components of the criminal justice system. *CFC* Jones failed to prosecute a single crime. *CFC* Davis, who from my evidence had first-hand knowledge of the case fixing in Minnesota's First Judicial District, refused to order a single arrest, intercepted my “2nd civil case in MN” against the *CFCs*, failed to ever serve the complaint upon any of the 50 defendants, played all sorts of games with the law to “fix” the case against me, and finally dismissed all 12 causes of action at once in the summer of 2011.

d. In August 2010, I filed my “2nd civil case in CO” against the defendants named in my “4th criminal case in CO”, but it was quickly *fixed* against me by federal judge Philip A. Brimmer. I appealed *CFC* Brimmer's decisions, but both my appeals were *fixed* against me by the Tenth Circuit clerk's office. I petitioned the chief judges of the U.S. District Courts and Tenth Circuit, but neither responded.

e. On December 4, 2010, I submitted my “1st criminal case in DC” to U.S. Attorney General Eric Holder against *CFCs* Krieger and Brimmer and the Tenth Circuit *CFCs*, along with over 300 pages of documentary evidence proving many of their *case fixing crimes*, but

never heard back from the USDOJ. I also wrote to President Obama, but never heard back.

f. In January 2011, I filed my “3rd civil case in CO” against *CFCs* Krieger and Brimmer, my “4th civil case in CO” against some of Colorado's *CFCs*, and my “5th civil case in CO” against some of the *child abusers*, but all three cases were *fixed* against me and dismissed by federal judge Lewis T. Babcock, who contacted the Marshals Service and told them not to serve any of my complaints upon the 23 defendants.

g. In October 2013, I submitted my “Master Civil Complaint” to the U.S. Supreme Court and District Court for the District of Columbia, but when it was rejected by a corrupt clerk at the supreme court, I served it by mail to the 9 government defendants; in spite of my repeated submissions by mail over the next several months and my bus ride to Washington DC to file it and other actions, my pleadings were never filed and I ran into more corruption at the House Judiciary Committee, whose traitors stole 40 copies of my complaint and committed misprision of felony and other crimes to aid the defendants in avoiding liability.

h. In March 2015, I filed my “3rd civil case in MN” against Minnesota's *CFCs* who dismissed my 2014 case in Le Sueur County against Carol and Jeffco, but it too was quickly *fixed* and dismissed on a technicality without service of process.

i. In the summer of 2016, I sued Colorado's *present CFCs* and those to whom I reported the case fixing (see above) in federal court; but again, *CFC* Babcock and other traitors in Colorado's federal courts came to their rescue and *fixed* 6 lawsuits against me; and, even though my lawsuits were very well written, *CFC* Babcock labeled me a “frivolous litigant,” essentially banned me from Colorado's federal courts, and, in retaliation for my notices and lawsuits against him and his case fixing magistrate and in conspiracy with traitors at the U.S. Marshal Service, *CFC* Babcock orchestrated two more attempts on my life that fall.

j. I'm still in search to this day of an ethical federal judge who is doing his or her duties.

41. Over the years, I have reported the *crime* and *child abuse spree*s to :

- a. All district and appellate court judges involved in my cases in Colorado & Minnesota;
- b. All federal judges involved in my family's cases in Colorado, Minnesota & Washington DC;
- c. The U.S. Attorneys and U.S. Marshals in Colorado and Minnesota;
- d. The Federal Bureau of Investigation in Colorado, Minnesota & Washington DC;
- e. The U.S. Department of Justice and the U.S. Attorney General;
- f. Two Presidents of the United States;
- g. The U.S. Department of Health and Human Services (DHHS);
- h. The Federal Office of Child Support Enforcement (OCSE);
- i. The associated Offices of the Inspector Generals (OIG) and Chief Counsels;
- j. The past and present Governors of Colorado & Minnesota;
- k. The Attorney Generals of Colorado and Minnesota;
- l. The Departments of Human Services in Colorado and Minnesota;
- m. The state divisions of child support enforcement in Colorado & Minnesota;

- n. The Department of Public Safety in Minnesota;
- o. Jeffco-CSS, Jeffco-CPS, and Jefferson County Human Services (Jeffco-DHS);
- p. The past and present Jefferson County Commissioners in Colorado;
- q. The Superintendents and Board of Jefferson County Public Schools;
- r. The Jefferson County Sheriff's Department in Colorado;
- s. The Jefferson County District Attorney's Office;
- t. The Denver County District Attorney's Office;
- u. The Denver Police Department and Denver Attorney's Office;
- v. The Le Sueur County Commissioners in Minnesota;
- w. The Le Sueur County Sheriff's Department;
- x. The Le Sueur County Departments of Human Services;
- y. The Le Sueur Police Department;
- z. The Nicollet County Commissioners in Minnesota;
- aa. The Nicollet County Sheriff's Department in Minnesota;
- ab. The Nicollet County Departments of Human Services;
- ac. The St. Peter Police Department;
- ad. My children's state and U.S. legislators in Colorado;
- ae. My state and U.S. legislators in Minnesota;
- af. The Blue Earth County Sheriff's Department in Minnesota;
- ag. The Madison Lake Police Department in Minnesota; and
- ah. Others with the authority to end the *crime* and *child abuse spree*s.

42. Some of my efforts to deal with the ongoing abuse of my children, and the ongoing *case fixing crime spree* and *child support scam*, are as follows:

a. I worked very hard during and after Carol's divorce to report Carol's (and Hugger's, her sisters', her friends', CFI Niermann's, and other *accomplices'*) *child abuses* and *crimes* to local law enforcement, to local CPS agents, and to Jefferson County Public School leaders; but as soon as they discovered that I was the “noncustodial” parent in my family, our rights to investigations, intervention, protection and other crime victim services were denied, and many officials committed further crimes against my family to aid the ongoing crimes and *child abuses*. At this point, I began to realize that many in Jefferson County were, for whatever reason, discriminating against noncustodial parents and apparently participating in the destruction of my family. I now know that millions of American families have been systemically torn apart in the frenzied pursuit of extra profits and federal funding.

b. Shortly after Jeffco-CSS opened the Title IV-D child support enforcement case in May 2006, I began reporting the frauds upon the court to influence the child support order, and the true facts requiring Jeffco-CSS (under state and federal law) to verify my facts, administratively declare my child support obligations paid-in-full, and close the case; but instead, Jeffco-CSS altered the arrears balance and refused to give me credit for payments

made toward child support (both of which remain uncorrected to this day), transferred the false facts to Minnesota and provided further false facts in the Registration case and the “Deadbeat Dad case.” In early 2009, to the appropriate local, state, and federal authorities, I sent “FORMAL OBJECTIONS” to the continued enforcement of the *known void* child support order and false arrears balance, requested reconciliation of my Title IV-D case, and made many follow up calls over the next several months, all the way up the chain-of-command in both states to the Governors' offices and in Washington DC to Secretary Kathleen Sebelius's office at DHHS; but nothing was ever done. In the summer of 2009, I sent hundreds of pages of documentary evidence to the directors of the state divisions of child support enforcement in Colorado and Minnesota, and to the directors of the federal office of child support enforcement, not only proving that my child support was paid-in-full but also citing the offices' duties to verify facts, administratively declare the facts, reconcile accounts, and close Title IV-D cases; but found out then, and more over the years that followed, that the state and federal offices of child support enforcement are encouraging and even orchestrating the *racketeering* in Title IV-D cases all across the United States.

c. The Denver FBI, who in the beginning (in 2007) had tagged my case as a “large corruption case,” turned against me, refused to return my evidence, and, on information and belief, tipped off several of the *CFCs* and *racketeers* in both states.

d. Unbeknownst to me, instead of returning my repeated phone calls regarding the ongoing abuse of my daughter by Carol and her Girl Scout friends, a senior Girl Scout executive in Denver made a false report to the Denver Police Department, which resulted in the issuance of another false arrest warrant. I repeatedly called the police officer and his sergeant and the assigned prosecutor to clear up the matter, but despite knowing that I tape record my calls and could easily prove that the report, charge and warrant were false, the police refused to reopen an investigation and the prosecutor refused to dismiss the charge.

e. In early 2009, I reported the *crime* and *child abuse spree*s to the Jefferson County District Attorney's Office, Colorado's Attorney General's Office and the Governor's Office; but the investigators and leaders in the district attorney's office, who I now know have been involved in the *case fixing* and *racketeering* for years in Colorado's First Judicial District, were furious with me for submitting evidence to their office by fax and verbally ordered their receptionists and attorneys to ignore my repeated calls; and a deputy attorney general and the counsel for the governor, to whom I sent volumes of evidence, did likewise in their offices to cover for the criminals. There was absolutely no concern for my family whatsoever, and the governor's counsel escalated one of our conversations into a shouting match with his claim that the district attorneys are part of the judicial branch, until I corrected him in that Colorado's district attorneys are under the executive branch and the executive branch/governor were ultimately responsible for the district attorneys in the state of Colorado. This is when I began to realize that “*criminal factions*” (see endnote iii) existed in many offices.

f. In September 2009, I hand-delivered a criminal complaint and over a hundred pages of documentary evidence to the Le Sueur Police Chief to clearly and concisely prove probable cause of several very serious crimes against me by Minnesota's *CFCs*, but he quickly turned against me and refused to do an investigation, and later aided the *CFCs* by carrying out two of the false arrests, refusing to be deposed and refusing to testify at trial; I hand-delivered a criminal complaint and evidence to the Nicollet County Sheriff to clearly and concisely prove probable cause of several *abuses of my children* and *crimes* against me

by Carol's two sisters in St. Peter, but he also quickly turned against me and refused to do an investigation, and later aided the *CFCs* by refusing to be deposed and refusing to testify at trial, and allowing a false arrest in Nicollet County; and I submitted 3 criminal complaints, hundreds of pages of evidence, and several hours of tape-recorded phone calls to a Jefferson County Sheriff's Captain to clearly and concisely prove probable cause of ongoing *child abuses* by Carol and her friends in the Jeffco-Schools and further crimes against me by the Jeffco-CSS Manager, but he also quickly turned against me and refused to do an investigation, and later hung the phone up on me when I persisted in asking for his help.

g. In the Fall of 2009, I submitted "Mail Fraud Reports" and evidence against 30 individuals and 10 agencies to the Chief Inspector of the United States Postal Service; and, astonishingly, received acknowledgment that my complaints were received, but nothing was done and so the interstate *mail fraud* and *racketeering* in the Title IV-D case have continued to this day.

h. In late 2009, as the Denver FBI and headquarters in Washington DC were covering for each other and lying to me about my evidence, I reported the *crime spree* by state employees to the Denver District Attorney's Office, and an investigator at first told me she would be "glad" to help my family, but then ignored my calls and neglected her duties. After calling for the district attorney several times, I finally received a call back from a deputy district attorney, who, over my repeated objections, volleyed responsibility back to Jefferson County, where all knew my complaints would die.

i. Most pathetically, though, was the brush off from Colorado's and Minnesota's highest authorities, who all saw hundreds of pages of documentary evidence proving all relevant matters and several crimes, but never lifted a finger to help my suffering family. For many years, the governors' offices and attorney generals' offices in both states, and more recently our state and federal legislators in both states and the county commissioners in all three counties, despite being fully apprised of the *crime sprees* against my family, have looked the other way.

j. In August 2014, I renewed my effort to seek and obtain help for my suffering family from the governor's offices in Minnesota and Colorado, but, once again, all officials knowingly deprived my children and me of our rights, and a high-official in Colorado got mad at me for daring to call his office for help and hung the phone up on me.

k. Between August 2014 and March 2015, I reached out for help to the Mankato and Minneapolis FBI offices, then to FBI Director James Comey in Washington DC, and finally to the Office of Inspector General for the FBI, but was completely ignored by agents, officials and attorneys, who know all about the *case fixing* and *racketeering* in Le Sueur and Nicollet counties and elsewhere in Minnesota, and who are more than willing to commit misprision of felony and other federal crimes to protect the *CFCs* and *racketeers* in Minnesota and Colorado.

l. In March 2015, I reached out for help to Minnesota's Department of Public Safety, but found out right away that the leaders of that office know all about the corruption in the First and Fifth Judicial Districts and are aiding in it, by, at the very least, looking the other way.

m. In December 2016, I reported Carol and Hugger's frauds upon the court, *thefts* of "my things," and *aggravated motor vehicle theft* to the new Jeffco-Sheriff, Jeff Shrader, and the new Jeffco-DA, Peter Weir; and I reported Carol's ongoing *child abuses* and frauds upon the court and aggravated motor vehicle *theft* to the new chief judge in Jefferson County, Philip

McNulty; but, like in the past, all neglected their duties and committed misprision of felony, among other crimes, in support of Carol's continued *crime spree*.

43. Pathetically, not one of the local, state or federal law enforcement officials who learned from my many letters and criminals complaints of the rampant *case fixing*, *racketeering*, and other treasonous crimes, and/or of the *child abuses*, and/or saw the evidence, did anything to help my family.

44. In November 2016, I launched my non-profit's "Nationwide Investigation" for victims of injustice, and between then and April 2017, I wrote and mailed five very detailed letters addressed to U.S. Attorney General Jeff Sessions and copied to President Donald Trump and Vice President Mike Pence, requesting investigations, protection from further harm, crime victims services, and other long-overdue federal services to which we are entitled; but due to an unforeseen and an unbelievable level of corruption in Washington DC and downright *treason* taking place at the U.S. Department of Justice and its Federal Bureau of Investigation, to undermine the Trump presidency, not one of my numerous written requests were answered, not one of my over 200 follow up calls nor one of my over 150 follow up letters to the USDOJ and White House was responded to, most of my mail was stolen or misdirected, and many more crimes were committed against us by the very government officials charged to protect us and to bring the *CFCs* and other *racketeers* in our cases to justice.

IN CONCLUSION:

45. The foregoing detailed summary of my family's ordeal is further summarized as follows:

a. In conspiracy with two Planned Parenthood offices and likely her two sisters, Carol secretly murdered our first child to entrap me into marriage, then secretly planned prior to our marriage to divorce me, secretly stole from me and stockpiled cash and marital assets all through marriage, secretly brainwashed our five children against me to cover up her *thefts*, and secretly planned to steal my life's work and my future and to enslave me in the child support enforcement racket, by defrauding the courts, law enforcement, our community and our children during her divorce, which she filed in 2005. And by massive fraud in her divorce by Carol and her "*accomplices*" (Carol's sisters, friends, attorney and other officers of the court, etc), Carol stole my life's work and obtained near-full custody of our five minor children, sole decision-making ability, over 95% of the family estate I built including the paid-off real estate where my business was headquartered, a grossly inflated child support order, and other miscellaneous orders designed to wipe me out financially.

b. Colorado's "*case fixing criminals*" ("*CFCs*")—now known to be rampantly engaging in "*case fixing*" and other treasonous crimes to facilitate widespread "*governmental racketeering*," with absolute immunity and impunity—"fixed" Carol's divorce against me in all regards to aid her in the *theft* of my life's work, to string me up with an impossible child support order, to criminalize me in the post-divorce, to completely get rid of me from my family, and to force my children to grow up without me; and set in motion a "*case fixing crime spree*" which continues to this day.

c. Jefferson County's "*governmental racketeers*"—in law enforcement, human services, and even in our public schools and churches—aided in various ways in the many *crimes* and *child abuses* during Carol's divorce, then *unlawfully and illegally* opened a federally mandated and funded Title IV-D Child Support Enforcement case for Carol, aided in the post-divorce crimes designed to criminalize me and get rid of me from my family, and set in motion a "*child support scam*" which continues to this day.

d. Over 200 government officials in Colorado and Minnesota *knowingly* sanctioned, sponsored, aided, abetted, and/or otherwise participated in the *case fixing crime spree*, the *child support scam*, and/or Carol's ongoing frauds, *thefts*, “*parental alienation*” and other *child abuses* and *crimes* over the years.

e. Instead of overseeing the lower state courts and government offices, all federal officials called upon for help *knowingly* looked the other way or otherwise obstructed justice in support of the ongoing *crime sprees* against my family and the *racketeering* and blatant *theft* of public funds (federal funding).

f. And all but one or two officials who have been involved in my family's ordeal, and/or who I have contacted for help, including Colorado's and Minnesota's highest authorities, *knowingly* participated in the never-ending abuses of my children and of my family and in the very obvious *governmental racketeering* and other treasonous crimes taking place in their jurisdiction, without any regard whatsoever for the safety, well-being, best interests or futures of my five children or me or our family.

46. During my family's ordeal, hundreds of *child abuses* were committed against my children by Carol and her *accomplices* (including many of the *racketeers*), hundreds of crimes were committed against me by Carol and her *accomplices*, and hundreds of crimes were committed against my family by the “*criminal factions*” in our government, while law enforcement and high-authorities either looked the other way or obstructed justice and neglected their duties to aid in the *crime* and *child abuse sprees*.

47. As of December 31, 2018, in dealing with the never-ending *unlawful and illegal* enforcement of the *known* fictitious and void child support order and the *known* fictitious arrears balance since 2006, I have filed at least 860 motions, complaints and other court documents, I have written at least 1122 letters, faxes and emails, and I have made at least 1216 telephone calls, to authorities in Colorado, Minnesota and Washington DC, but have never received even a sliver of justice or protection for my family; in fact, not one of my hundreds of civil claims has ever been heard, adjudicated or redressed in any way, not one of my hundreds of criminal claims has ever been investigated, charged or prosecuted, and not one of my requests for government services has been fulfilled or even answered.

48. All officers of the courts in Colorado and Minnesota (judges, attorneys, *et al.*) and all government officials (law enforcement, human services, *et al.*) involved in my family's ordeal, know that all facts, evidence, and controlling law in my family's cases are on our side.

49. My facts have never been refuted and my evidence has never been rebutted.

50. My *undisputed* facts were most-recently alleged and proven and established in the my affidavits incorporated in “Parts One-Eight” of my 2017 “Petition For Review” in Carol's divorce case; and, because neither Carol nor Jeffco-DHS responded, *my facts* already stand on the public record in Colorado as the truth of the divorce matters. My current Affidavits will serve to *forever* establish *my facts* of all matters, in all jurisdictions, for all purposes.

51. As direct and proximate results of my family's never-ending ordeal, each of my five children and I have suffered grievously^{xiv} for over 15-years, we will continue to suffer until the *crime* and *child abuse sprees* are ended and our family is reunited, we will suffer irreparable harm for the rest of our lives, and we will never be the same.

For further information, visit www.prosealliance.org/founders-story.

i **“Crime sprees”-“case fixing”-“case fixing criminals”-“criminal factions”-“governmental racketeers”-etc, are just what the words imply:**

- In my civil and criminal complaints, I call the corrupt and their actions what they are. I mean no disrespect to any government official who does his or her job within the law. The “*case fixing criminals*” (“CFCs”) and “*racketeers*” who ruined my family and who are keeping me away from my five children are dishonorable officials who break the law and intentionally harm parents, the young, the old, the poor, and the ignorant, for profit, in what I now know is widespread “*governmental racketeering*” in family law, probate law, the criminal justice system, etc. The scandal is enormous. Justice is being bought and sold all across the United States. I have a ‘mountain’ of evidence to prove it.
- Divorces and other court cases are “*fixed*” to increase profits and federal funding.
- Cases are *fixed* in a variety of ways by judges, attorneys, prosecutors, public defenders, guardian ad litem, law enforcement officials, child support enforcement officials, and other officers of the court; and by court reporters, court administrators, probation and parole agents, treatment specialists, and other court cronies; who are willing to commit crimes such as fraud upon the court, mail fraud, perjury, subornation of perjury, extortion, conspiracy against rights, deprivation of due process and other rights, acting outside authority, issuing false orders and fictitious obligations, etc., or who are willing to obstruct justice or influence the proper administration of law by refusing to investigate, refusing to apprehend, refusing to charge, or otherwise neglecting official duties, executing false arrest warrants and serving other unlawful orders, processing fictitious obligations, manufacturing evidence, framing defendants, falsifying documents, altering records or accounts, tampering with witnesses, denying access to the court system, etc.
- Case fixing is never done out of ignorance or inadvertence - it is a willful, conspired, calculated, treasonous crime.

ii **Family law and criminal justice cases are being “*fixed*” all across the United States:**

The following is a summary of the “*case fixing*” in family law:

- Tens-of-thousands of family law ‘*professionals*’ churn and otherwise “*fix*” divorces, dependency and neglect cases, and other court cases and administrative proceedings, for extra profits and federal funding.
- Once the corrupt officers of the courts and other *racketeers* have the families’ financial information, they pit the parents against each other in unnecessary and unlawful *custody battles* until they are broke, unconstitutionally subclass one of the parents as *noncustodial* and *deviate from the presumptions of equality* to ‘jack up’ the child support orders, dole out restraining orders like candy, fill up the jails with distraught parents, and engage in many other illegal “*case fixing tactics*,” all designed to pad their numbers for state and federal funding, from which, many of the *racketeers* have found ways to line their own pockets.
- And once the family is broken and separated, many of the unfairly classed noncustodial parents, normally the ‘*breadwinners*’ and therefore normally the fathers, are forced to fight nonstop to see their children and to maintain contact with them, are blocked from modifying their child support and denied access to the courts, and are treated like criminals and obstructed by law enforcement in their pursuit of justice and protection for their families.
- There is a huge incentive for the courts and officers of the court, human service offices and child support enforcement and child protection officials, police departments and sheriff offices, and many other local, state and federal offices and officials, to criminalize noncustodial parents and cook their books to cheat the system to obtain more state and federal funding than they deserve.
- Family law judges routinely ignore legitimate family laws, common law precedence and our State and U.S. Constitutions, which protect our rights to equal parenting, and are blatantly deviating from controlling law, constitutional guarantees, and presumptions of equality and parental fitness, to purposely reduce the role of the noncustodial parent in the raising of his or her children because it will ‘jack up’ the child support order and result in increased funding for the local courts and government offices.
- Family law judges are also ignoring basic *parental rights* and *familial rights*, which, although not explicitly mentioned in the Constitution, were well-established by centuries of English common law and by our Founding Fathers, formed the very foundation of the Constitution itself, have been regarded as fundamental to the pursuit of happiness in the United States, and have been upheld in just courts throughout our history.
- All states also have laws and precedence to protect parental rights, children’s rights, and the institution of the family, which are often ignored by judicial officials, who use instead illegitimate family laws and precedence—the former produced by corrupt legislators and the latter by corrupt judges—to break apart families, to criminalize the noncustodial parent, and to commit a myriad of treasonous crimes; all to maximize profits and funding.
- Most local, state and federal officials, including high-ranking officials, know all about the case fixing and *racketeering* in family law, but look the other way so their state and their offices will receive larger and larger appropriations from Congress each year.
- Millions of divorced and divorcing American parents have been unconstitutionally sub-classed as noncustodial

parents over the past several decades and intentionally harmed and oppressed, to aid in the *governmental racketeering* (and are therefore entitled to compensation for their injuries).

- Millions of American children have been forced to grow up without one or both of their parents, as a result of the *governmental racketeering* (and are therefore entitled to compensation for their injuries).

- And although many of the *custodial parents* capitalized on their new-found status and essentially partnered with the *racketeers* to take advantage of and oppress their ex-spouses, some are themselves victims of the case fixing in family law (and are entitled to compensation for their injuries along with their ex-spouse and their children).

The following is a summary of the case fixing in the criminal justice system:

- Tens-of-thousands of criminal justice system '*professionals*', including judges, prosecutors, public defenders, law enforcement officials, parole and probation agents, 'treatment' specialists, and other court cronies, are framing criminal defendants and fixing court cases for extra profits and federal funding—i.e. engaging in the *governmental racketeering*.

- Many criminal defendants are known to be innocent of the charges, but are prosecuted anyway.

- Nearly all criminal defendants are ignorant in the law, especially the "*statutes*" in the *racketeers'* "*legal system*."

- Nearly all criminal defendants are first framed at their bail hearing as a '*flight risk*' to jack up the *cash bail* orders; whatever cash bail is posted usually becomes the price of the *plea deal*; and many times only a small fraction of the paid cash bails and plea deal fines are recorded and the rest is divvied up between the *racketeers*.

- Most plea deals offered to poor defendants are conspired upon by their public defenders and the prosecutors to benefit the state; whoever cannot pay the cash bail or the plea deal fines will likely spend an excessive amount of time in jail or prison so that the county, state and federal offices involved can at least maximize their federal funding.

- There are huge incentives for the courts and officers of the court, including the judges, the prosecutors, the public defenders, the parole and probation agents, counselors and treatment specialists, local law enforcement, and many other local and state offices and officials, to conspire and work together to make false arrests, to issue unwarranted restraining orders, to frame innocent citizens and other criminal defendants for excessive sentences, to intimidate suspects into accepting unfair plea deals, and to fill up and maintain full capacity at the local jails; and, when their victims complain, the *racketeers* turn them away, mislead them, deny them crime victim services, obstruct justice, deny access to the courts, treat them like they are the criminals, and do whatever it takes to keep the truth off the record.

- Many involved in the criminal justice system pad their numbers for extra state and federal funding, from which many of the *racketeers* have found ways to line their own pockets.

- Thousands of innocent criminal defendants are incarcerated each year.

- Millions of criminal defendants are subjected to excessive bail, excessive jail and prison terms, and excessive parole and probation terms each year to maximize extortions and funding.

- Billions of dollars are extorted each year from the innocent, the poor, the young, the old, the ignorant, the *pro se*, child support "debtors," and other criminal defendants.

- The *rights of the accused* are violated millions of times each year.

- *Crime victims' rights* are denied millions of times each year.

- And most local, state and federal officials, including high-ranking officials, know all about the case fixing and *racketeering* in the criminal justice system, but look the other way so their office will receive larger and larger appropriations from Congress each year.

The following is an abbreviated list of case fixing tactics being used against parents, pro se litigants, indigents, criminal defendants, the young, the old, the ignorant, and crime victims, by corrupt:

Judges: "Impute" income to jack up child support orders; lower a fit parent's parenting time to jack up child support orders; dole out restraining orders like candy; allow perjury and other fraud upon the court; promote fraud upon the court; commit fraud upon the court in their orders; suppress evidence; ignore evidence of criminal misconduct and prosecutorial misconduct; ignore precedence; deviate from the presumptions of equal custody, decision making, parenting time, etc., without a showing of parental unfitness; refuse to enforce visitation orders, but enforce custody orders; deviate from the presumption of truth in affidavits without cause or reason; deny applications by indigents for fee waiver status, deny applications for crime victim services to victims, and refuse services to criminal defendants; criminalize child support 'debtors'; order excessive bail and require 'cash-only' payments; hold criminal defendants without bail to maximize jail time for federal funding; issue false arrest warrants; deny access to the court system; label *pro se* litigants, and victims that fight back, "frivolous" and "vexatious."

Attorneys: Learn of the parents' finances from their Financial Affidavits, conspire with opposing counsel, and churn the case until both parents are broke; lie about all material facts; pit moms against dads in "custody battles" knowing they are fit parents and entitled to equal time; encourage domestic violence scams; encourage "Parental

Alienation” and other child abuses to turn the kids against their other parent; break up the family in any way imaginable; sacrifice as many childhoods and parenthoods as possible to become rich.

Prosecutors: Label all defendants a ‘flight-risk’ to jack up the bail orders and maximize extortions; put say 10% of the cash bails posted on the books and divvy up 90% with the other *racketeers*; refuse to dismiss cases that ‘ought not to be prosecuted’; refuse to answer counterclaims; refuse to answer discovery requests; knowingly advance false facts; knowingly advance cases without establishing probable cause; invent probable cause; knowingly advance cases without jurisdiction; assume jurisdiction; knowingly advance fallacious arguments; openly commit fraud upon the court; knowingly violate their oaths of office, both as an attorney and as a prosecutor; withhold exculpatory evidence; participate in the altering of exhibits; threaten and intimidate defendants and their relatives to take unfair plea-deals in favor of the state, which many times are designed to be the maximum fines, jail time, and ‘treatment’ accessible by law for the charge if they were found guilty by a jury.

Public Defenders: Refuse to do anything to defend; refuse to do anything in writing; refuse to move for dismissal, challenge probable cause, challenge jurisdiction, etc.; refuse to obtain transcripts; refuse to do discovery; refuse to subpoena any witnesses; refuse to file court documents, or just present them in court so the clerks can throw them away; make only verbal statements in court and only statements that will benefit the *racketeers*; intentionally fail to object to undermine any appeals; participate in the altering of exhibits; scare their ‘clients’ and their clients’ relatives with large fines and long prison sentences if they don’t take the unfair plea-deals designed to be the maximum fines, jail time, and ‘treatment’ accessible by law for the charge if the defendant were found guilty by a jury; answer clients’ questions with “We’ll talk about it in court,” and then scare the client on his day in court so that he will relinquish his bail money for the plea-deal conspired with the prosecutor.

Law Enforcement: Tell crime victims that they should get an attorney to correctly report the crimes; refuse to look at evidence; refuse to do investigations; refuse equal protection; refuse crime victim services; help paint the ‘breadwinner’ in divorces as a bad parent; manufacture evidence against criminal defendants; payoff snitches or pad their commissary accounts to rat out their friends and relatives; knowingly make false arrests; shakedown criminal defendants while in jail; threaten and intimidate the accused and their relatives to help facilitate the unfair plea-deals for the other corrupt officers of the court, to maximize fines, jail time, treatment, and other lucrative money making strategies of the *racketeers*.

Court Administration; State and Federal Clerks: Deny access to the judicial system; refuse to file court documents; refuse to provide court forms; refuse to seal subpoenas; refuse to serve complaints for indigents; throw away or misplace indigents’ IFP applications and other court documents; alter the Docket or ‘Register of Actions’ when decisions are appealed; list the motions and other pleadings of *pro se* litigants as “Other Document,” hide documents or otherwise fail to file documents, hide transcripts or otherwise fail to transmit them, etc, to help fix appeals; rename, renumber, mix up, mess up, destroy, and lose exhibits, so some or all can be withheld in the event of appeal.

Court Reporters: Refuse to produce transcripts; alter transcripts when decisions are appealed; provide timely transcripts to custodial parents, prosecutors, and plaintiffs, but delay transcripts for months or deny altogether for noncustodial parents, defendants, indigents, *pro se* litigants, etc.

Probation/Parole Officers: “Violate” their clients for noncompliance knowing they are innocent; invent charges; manufacture evidence; deny due processes; cause the “offenders” re-incarceration on known false charges.

Child Support Enforcement caseworkers: Open Title IV-D accounts for ineligible custodial parents; alter Title IV-D accounts; refuse to credit payments; refuse to correct interstate accounts under the guise of the ‘full faith and credit’ laws; refuse to verify facts, review, adjust, modify, and perform other *required* due processes related to child support; invent false facts; refuse to disclose custodial parent’s application and cover up fraud; steal and extort from the noncustodial parents; conspire with custodial parents to steal public funds; lien and levy bank accounts without due process, even kids’ trust accounts if held under S.S.# of noncustodial parent; send Lien & Levy Notices to the bank, but hold the noncustodial parents’ notices so they will miss the appeal period; levy bank accounts repeatedly just to increase federal funding; suspend driver’s licenses without due process; refuse to use appropriate discretion to reinstate driver’s licenses when warranted; report known false arrears balances to credit reporting agencies without due process; commit and suborn perjury; increase support collection without notice or hearing, then garnish from paycheck; allow custodial parents to use child support money for expenses not related to child care; deny modification unless unemployed noncustodial parent can prove they are mentally or physically incapacitated.

Child Protective Services (CPS) caseworkers: Deny due process and equal protection if contacted by the noncustodial parent; ignore the child abuse laws when contacted by the noncustodial parent; refuse to investigate child abuse reports by noncustodial parents; refuse to interview the witnesses of noncustodial parents; ask the kids leading questions during investigations and misquote them in reports if they say anything nice about the noncustodial parent; manufacture evidence; commit and suborn perjury; defraud law enforcement and the courts for the custodial parent.

Others ‘Cronies’ Involved: Guardian Ad Litem (GALs); “Child and Family Investigators” (CFIs); Custody Evaluators; Psychologists; Women’s Shelters; Mediators; ‘Alternative Dispute Resolution’ personnel; ‘Counselors’ and ‘Treatment’ Specialists.

iii **Criminal Factions:**

Verifiable evidence in my cases proves that “criminal factions,” engaging in governmental racketeering and treason, exist in the courts and government offices listed below:

Colorado:

- Colorado First Judicial District Courts
- Colorado First Judicial District Court Administration
- Colorado First Judicial District Attorney's Office
- Colorado Supreme Court
- Colorado Department of Human Services
- Colorado Child Support Enforcement
- Colorado Child Welfare (Child Protection)
- Colorado Attorney General's Office
- Colorado Governor's Office(s), under Bill Ritter and John Hickenlooper
- Colorado Legislature
- Colorado Bar Association
- Colorado Bureau of Investigation

Jefferson County Colorado:

- Jefferson County Human Services
- Jefferson County Child Support Enforcement
- Jefferson County Child Protective Services
- Jefferson County Sheriff's Office and Divisions
- Jefferson County Attorney's Office
- Jefferson County Commissioner's Office
- Jefferson County Public Schools

City and County of Denver, Colorado:

- Denver Police Department
- City and County Attorney's Office

Minnesota:

- Minnesota First Judicial District Courts
- Minnesota First Judicial District Court Administration
- Minnesota First Judicial District Public Defenders Office
- Minnesota Fifth Judicial District Courts
- Minnesota Fifth Judicial District Court Administration
- Minnesota Fifth Judicial District Public Defenders Office
- Minnesota State Public Defenders Office
- Minnesota Department of Corrections
- Minnesota Department of Public Safety
- Minnesota Court of Appeals
- Minnesota Supreme Court
- Minnesota Department of Human Services
- Minnesota Child Support Enforcement
- Minnesota Attorney General's Office
- Minnesota Governor's Office(s), under Tim Pawlenty and Mark Dayton
- Minnesota Legislature

Le Sueur County Minnesota:

- Le Sueur County Sheriff's Office
- Le Sueur County Attorney's Office
- Le Sueur County Human Services
- Le Sueur County Child Support Enforcement
- Le Sueur County Commissioner's Office

City of Le Sueur, Minnesota:

- Le Sueur Police Department
- City Administration

Nicollet County Minnesota:

- Nicollet County Sheriff's Office
- Nicollet County Attorney's Office

Nicollet County Human Services
 Nicollet County Child Support Enforcement
 Nicollet County Child Protective Services
 Nicollet County Commissioner's Office

City of St. Peter, Minnesota:

St. Peter Police Department
 City Administration

United States:

United States District Courts for the District of Colorado
 United States District Courts for the District of Minnesota
 United States Tenth Circuit Court of Appeals
 United States Attorney's Office for the District of Colorado
 United States Attorney's Office for the District of Minnesota
 United States Department of Justice (USDOJ)
 United States Attorney General's Office
 United States Department of Health and Human Services (DHHS)
 Federal Office of Child Support Enforcement
 Regional Office of Child Support Enforcement in Colorado
 United States Administration of Children & Families
 Federal Bureau of Investigation in Denver, Mankato, Minneapolis and Washington D.C.
 United States Marshal Service in Colorado, Minnesota and Washington D.C.
 United States Office of Inspector General for the DHHS
 United States Office of Inspector General for the USDOJ
 United States Office of Professional Responsibility for the FBI
 United States Postal Service – Mail Referral Unit for USDOJ & Investigations Division & Headquarters
 The Obama Administration & The Trump Administration

iv **The Colorado cases/actions “fixed” against me:**

<i>Name:</i>	<i>Date:</i>	<i>Location:</i>	<i>Case:</i>
“Carol's divorce”	01/05-Present	Colorado First Judicial District	2005DR-████
“Title IV-D case”	05/06-Present	Jefferson County Child Support Services	████████████████
“PETITION BOOK”	04/11-06/11	Colorado Supreme Court	2011SA-████
“MY DIVORCE”	11/11	Colorado First Judicial District	2011CV-████
“Parental Responsibilities”	10/15	Colorado First Judicial District	2005DR-████
“PETITION FOR REVIEW”	07/17-05/18	Colorado First Judicial District	2005DR-████
“1 st Appeal” [in CO]	09/17	Colorado Court of Appeals	2017CA-████
“2 nd Appeal”	01/18	Colorado Court of Appeals	2018CA-████
“1 st Petition”	04/18	Colorado Supreme Court	2018SA-████
“2 nd Petition”	05/18	Colorado Supreme Court	2018SA-████

v **The Minnesota cases/actions “fixed” against me:**

<i>Name:</i>	<i>Date:</i>	<i>Location:</i>	<i>Case:</i>
“Title IV-D case”	11/07-Present	Le Sueur County Child Support Services	████████████████
“Registration case”	12/07-01/09	Minnesota First Judicial District	40-FA-07-████
“1 st Appeal” [in MN]	07/08	Minnesota Court of Appeals	A08-████
“2 nd Appeal”	11/08	Minnesota Court of Appeals	A08-████
“Deadbeat Dad case”	05/09-Present	Minnesota First Judicial District	40-CR-09-████
“3 rd Appeal”	02/11	Minnesota Court of Appeals	A11-████
“4 th Appeal”	02/11	Minnesota Court of Appeals	A11-████
“5 th Appeal”	03/11	Minnesota Court of Appeals	A11-████
“PETITION BOOK”	04/11-08/11	Minnesota Supreme Court	A11-████
6 th Appeal	01/12	Minnesota Court of Appeals	A12-████
“7 th Appeal”	05/12-Present	Minnesota Ct. of Appeals/Supreme Court	A12-████
“First Civil Complaint”	05/12-07/12	Minnesota Fifth Judicial District	52-CV-12-████
“Second Civil Complaint”	06/12	Minnesota Fifth Judicial District	(not filed)
“8 th Appeal”	08/12	Minnesota Court of Appeals	A12-████
“2 nd Frame Up case”	07/12-10/14	Minnesota Fifth Judicial District	52-CR-12-████

"Case v. CO Frauds"	12/14-01/15	Minnesota First Judicial District	40-CV-14-██████
"10 th Appeal"	01/15	Minnesota Court of Appeals	A15-██████
"Declaratory Action"	08/15	Minnesota First Judicial District	(not filed)
11 th Appeal	06/17	Minnesota Ct of Appeals/Supreme Court	A16-██████

vi **The Federal cases/actions "fixed" against me:**

<i>Name:</i>	<i>Date:</i>	<i>Location:</i>	<i>Case:</i>
"Title IV-D case"	05/06-Present	Jefferson Cty, CO/Le Sueur Cty, MN	██████████
"1 st civil case in CO"	06/08	U.S. District Court-CO	08-cv-██████
"1 st civil case in MN"	06/08	U.S. District Court/U.S. Attorney-MN	(not filed)
"Pet. For Grand Jury-CO"	04/10	U.S. District Court/U.S. Attorney-CO	10-Y-██████
"Pet. For Grand Jury-MN"	04/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"1 st criminal case in CO"	04/10	U.S. District Court/U.S. Attorney-CO	10-cr-██████
"2 nd criminal case in CO"	04/10	U.S. District Court/U.S. Attorney-CO	10-cr-██████
"3 rd criminal case in CO"	05/10	U.S. District Court/U.S. Attorney-CO	10-cr-██████
"4 th criminal case in CO"	06/10	U.S. District Court/U.S. Attorney-CO	10-cr-██████
"1 st criminal case in MN"	04/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"2 nd criminal case in MN"	07/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"3 rd criminal case in MN"	07/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"4 th criminal case in MN"	07/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"5 th criminal case in MN"	07/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"6 th criminal case in MN"	11/10	U.S. District Court/U.S. Attorney-MN	(not filed)
"2 nd civil case in CO"	08/10	U.S. District Court-CO	10-cv-██████
"1 st Appeal-CO"	09/10	Tenth Circuit Court of Appeals	A10-██████
"2 nd Appeal-CO"	09/10	Tenth Circuit Court of Appeals	A10-██████
"2 nd civil case in MN"	09/10	U.S. District Court-MN	10-cv-██████
"1 st criminal case in DC"	12/10	U.S. Attorney General-DC	(not filed)
"3 rd civil case in CO"	01/11	U.S. District Court-CO	11-cv-██████
"4 th civil case in CO"	01/11	U.S. District Court-CO	11-cv-██████
"5 th civil case in CO"	01/11	U.S. District Court-CO	11-cv-██████
"3 rd civil case in MN"	03/15	U.S. District Court-MN	13-cv-██████
"Master Civil Complaint"	10/13	U.S. Supreme Court/U.S. Dist. Court-DC	(not filed)
1 st of 6 suits v. CO-CFCs	06/16	U.S. District Court-CO	16-cv-██████
2 nd of 6 suits v. CO-CFCs	06/16	U.S. District Court-CO	16-cv-██████
3 rd of 6 suits v. CO-CFCs	06/16	U.S. District Court-CO	16-cv-██████
4 th of 6 suits v. CO-CFCs	07/16	U.S. District Court-CO	16-cv-██████
5 th of 6 suits v. CO-CFCs	09/16	U.S. District Court-CO	16-cv-██████
6 th of 6 suits v. CO-CFCs	11/16	U.S. District Court-CO	16-cv-██████

vii **My Civil Complaints and Petitions:**

11/11	"MY DIVORCE" in Colorado's First Judicial District (filed);
01/09	My "FORMAL OBJECTION" to Colorado authorities to continued enforcement in Title IV-D case;
01/09	My FORMAL OBJECTION to Minnesota authorities to continued enforcement in Title IV-D case;
01/09	My FORMAL OBJECTION to Federal authorities to continued enforcement in Title IV-D case;
06/08	Verified Complaint (v. Carol) - U.S. District Court for Colorado (filed);
09/10	Verified Complaint (v. MN CFCs) - U.S. District Court for Minnesota (filed);
08/10	Verified Complaint (v. child abusers) - U.S. District Court for Colorado (filed);
01/11	Verified Complaint (v. CO CFCs) - U.S. District Court for Colorado (filed);
01/11	Verified Complaint (v. CO CFCs) - U.S. District Court for Colorado (filed);
01/11	Verified Complaint (v. child abusers) - U.S. District Court for Colorado (filed);
09/11	Appeal (in Verified Complaint v. child abusers) - U.S. Tenth Circuit Court of Appeals (filed);
09/11	Appeal (in Verified Complaint v. child abusers) - U.S. Tenth Circuit Court of Appeals (filed);
04/11-06/11	My "PETITION BOOK" to Colorado's Supreme Court (filed);
04/11-08/11	My PETITION BOOK to Minnesota's Supreme Court (submitted 3 times);
11/11	Combined Verified Petition for Dissolution... (v. Carol) - CO 1 st Judicial District;
11/11	Combined Second Civil & Criminal Complaint (v. CO CFCs) - CO 1 st Judicial District (not filed);
11/11	Combined Third Civil & Criminal Complaint (v. CO CFCs) - CO 1 st Judicial District (not filed);
12/11	Counterclaim (v. MN CFCs) - MN 1 st Judicial Dist. (filed, then unfilled);

- 12/11 Combined Civil and Criminal Complaint (v. Judge Baxter) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Larry Sykes) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Doherty) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Judge Perkins) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Christian) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Zehnder Fischer) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Morgan) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Chief Judge Lynch) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Kopet) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Lyndgaard) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Collins) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Lea) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. O'Connor) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Holmgren) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Stuart) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Kelly) - MN 1st Judicial District (not filed);
- 02/12 Verified Complaint (v. MN & Le Sueur CFCs) - MN Court of Appeals (filed, then unfiled);
- 05/12 My "First Civil Complaint" in Minnesota's Fifth Judicial District;
- 06/12 My "Second Civil Complaint" in Minnesota's Fifth Judicial District (not filed);
- 10/13 "Master Civil Complaint" (v. All) - U.S. Supreme Court & Dist. Ct. for the Dist. of Columbia (not filed);
- 12/14 Verified Complaint (v. Carol, Jeffco-CSS, Jefferson County CO) - MN 1st Judicial District;
- 03/15 Verified Complaint (v. MN CFCs) - U.S. District Court for Minnesota;
- 08/15 Verified Complaint (v. MN 1st Judicial District Courts) - MN 1st Judicial District (not filed);
- 06/16 "Master Verified Complaint" (v. CO, Jeffco, US) - U.S. District Court for Colorado (filed);
- 06/16 First Verified Complaint (v. CO CFCs) - U.S. District Court for Colorado (filed);
- 06/16 Second Verified Complaint (v. CO CFCs) - U.S. District Court for Colorado (filed);
- 07/16 Third Verified Complaint (v. CO CFCs) - U.S. District Court for Colorado (filed);
- 09/16 Verified Complaint (v. Gallagher) - U.S. District Court for Colorado (filed);
- 11/16 Verified Complaint (v. Babcock) - U.S. District Court for Colorado (filed);

viii

My Criminal Complaints and Petitions:

- 02/07-04/08 Twelve 'Detailed Scenarios' and 1000s of pages of evidence to the FBI for their investigation;
- 07-09-03/10 Two Criminal Complaints and 100s...to the U.S. Department of Justice, Civil Rights, Criminal Section
- 09/09-03/10 Criminal Complaint and 100s...(v. MN CFCs) to Le Sueur Police Chief;
- 09/09-03/10 Criminal Complaint and 100s...(v. MN child abusers) to Nicollet County Sheriff;
- 09/09-11/09 Three Criminal Complaints and 100s...(v. CO child abusers & CFCs) to Jeffco-Sheriff;
- 11/09 Mail Fraud Reports against 30 individuals and 10 agencies to the U.S.P.S. Chief Inspector;
- 04/10 Petition for Grand Jury Investigation - U.S. District Court for Minnesota (sent twice; not filed);
- 04/10 Petition for Grand Jury Investigation - U.S. District Court for Colorado (filed);
- 05/10 Criminal Complaint (v. Jeffco-Schools) - U.S. District Court for Colorado (filed);
- 04/10 Criminal Complaint (v. Jeffco-CSS) - U.S. District Court for Colorado (filed);
- 04/10 Criminal Complaint (v. thieves) - U.S. District Court for Colorado (filed);
- 06/10 Criminal Complaint (v. Girl Scouts) - U.S. District Court for Colorado (filed);
- 04/10 Criminal Complaint (v. Federal Clerks) - U.S. District Court for Minnesota (not filed);
- 07/10 Criminal Complaint (v. MN CFCs) - U.S. District Court for Minnesota (not filed);
- 07/10 Criminal Complaint (v. MN CFCs) - U.S. District Court for Minnesota (not filed);
- 07/10 Criminal Complaint (v. MN CFCs) - U.S. District Court for Minnesota (not filed);
- 07/10 Criminal Complaint (v. MN CFCs) - U.S. District Court for Minnesota (not filed);
- 11/10 Criminal Complaint (v. MN CFCs) - U.S. District Court for Minnesota (not filed);
- 11/10 Criminal Complaint (v. MN CFCs) to the Le Sueur Sheriff/MN Chief Judge (not filed);
- 12/10 Criminal Complaint (v. Federal CFCs) to U.S. Attorney General Eric Holder (no response);
- 12/11 Combined Civil and Criminal Complaint (v. Judge Baxter) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Larry Sykes) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Doherty) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Judge Perkins) - MN 1st Judicial District (not filed);
- 12/11 Combined Civil and Criminal Complaint (v. Christian) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Zehnder Fischer) - MN 1st Judicial District (not filed);
- 01/12 Combined Civil and Criminal Complaint (v. Morgan) - MN 1st Judicial District (not filed);

01/12 Combined Civil and Criminal Complaint (v. Chief Judge Lynch) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Kopet) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Lyndgaard) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Collins) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Lea) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. O'Connor) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Holmgren) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Stuart) - MN 1st Judicial District (not filed);
 01/12 Combined Civil and Criminal Complaint (v. Kelly) - MN 1st Judicial District (not filed);
 07/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 07/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 08/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 08/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 08/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 09/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 09/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 09/12 Criminal Complaint (v. MN CFCs) to Minnesota's four highest authorities (not filed);
 02/16 First Criminal Complaint (v. Carol & Hugger) - CO 1st Judicial District (not filed);
 03/17 3 Criminal Complaints (v. USDOJ Traitors) – submitted to OIG-USDOJ (no action);
 02/18 2 Criminal Complaints (v. Marjory Shook) - CO 1st Judicial District/U.S. Dist. Court-CO (neither filed);
 09/18 First Criminal Complaint (v. Jeffco, Carol & Rynda) - to MN Investigators (not filed);

ix **Colorado's CFCs & 'Worst' of the Racketeers:**

A complete list of Colorado's CFCs and racketeers was sent to Governor Hickenlooper in October 2013.

<i>The "worst of the offenders":</i>	<i>Last known position:</i>
Nancy E. Rice	Chief Justice of the Colorado Supreme Court
Cynthia H. Coffman	Former Colorado Attorney General
John Suthers	Former Colorado Attorney General
R. Brooke Jackson	Former First Judicial District Chief Judge (now a federal judge)
Stephen Munsinger	First Judicial District Judge (former First Judicial District Chief Judge)
Philip James McNulty	Current First Judicial District Chief Judge
Christopher Clayton Zenisek	Current First Judicial District assigned Judge
Jamin M. Alabiso	Current First Judicial District assigned Magistrate
Babette Norton	Former First Judicial District Magistrate (first magistrate in Carol's divorce)
Chris Voisinet	Retired First Judicial District Magistrate (second magistrate in Carol's divorce)
John C. Hugger	Private Attorney
Ted Mink	Former Jefferson County Sheriff
Jeff Shrader	Current Jefferson County Sheriff
Scott Storey	Former Jefferson County District Attorney
Peter A. Weir	Current Jefferson County District Attorney
E. Gay Niermann	Court-appointed Child and Family Investigator (CFI)
John Bernhart	Colorado Division of Child Support Enforcement Director
Debbie Moss	Title IV-D Administrator / Jeffco-CSS Manager
Alvin Tafoya	Title IV-D Administrator / Jeffco-CSS Manager
Lynn Johnson	Director of Jefferson County Department of Human Services
Casie Shorey	Assistant Jefferson County Attorney
Margaret A. Davis	Assistant Jefferson County Attorney
Melissa Drazen-Smith	Assistant Director at the Denver City Attorney's office

x **Minnesota's CFCs & 'Worst' of the Racketeers:**

A complete list of Minnesota's CFCs and racketeers was sent to Governor Dayton in October 2013.

<i>The "worst of the offenders":</i>	<i>Last known position:</i>
Lorie S. Gildea	Chief Justice of the Minnesota Supreme Court
David Stras	Former Justice of the Minnesota Supreme Court (now a federal judge)
Lori Swanson	Former Minnesota Attorney General
Edward I. Lynch	Former First Judicial District Chief Judge
Terrence E. Conkel	Former First Judicial District Chief Judge
Richard C. Perkins	First Judicial District Judge

M. Michael Baxter	First Judicial District Judge
Mark C. Vandelist	First Judicial District Judge
Brent Christian	Le Sueur County Attorney
Michelle M. Zehnder Fischer	Nicollet County Attorney
Richard C. Lea	First Judicial District Public Defender
Thomas Doherty	Former Le Sueur County Sheriff
David Teitz	Former Le Sueur County Sheriff
Bruce Kelly	Le Sueur Police Chief
Julia Kraemer	Department of Corrections Probation Agent
Tammy Morgan	Former Le Sueur County Child Support Supervisor
Matthew Johnson	Court of Appeals Chief Judge
Edward Toussaint	Former Court of Appeals Chief Judge
Rita Coyle DeMeules	Supreme Court Commissioner
Douglas L. Richards	Fifth Judicial District Chief Judge
Allison Krehbiel	Fifth Judicial District Judge
Dave Lange	Nicollet County Sheriff
Mathew Peters	St. Peter Police Chief
Joan Tesdahl	Nicollet County Human Services Director
Charles E. Johnson	Minnesota Department of Human Services Assistant Director
Thomas R. Ragatz	Minnesota Deputy Attorney General
John Stuart	State Public Defender

xi **The Federal CFCs & 'Worst' of the Racketeers:**

A complete list of the Federal CFCs and racketeers was sent to President Obama in October 2013.

<i>The "worst of the offenders":</i>	<i>Last known position:</i>
Marcia S. Krieger	U.S. District Court Judge – Colorado (now the Chief Judge)
Philip A. Brimmer	U.S. District Court Judge – Colorado
Lewis T. Babcock	U.S. District Court Judge – Colorado
R. Brooke Jackson	U.S. District Court Judge – Colorado (Former State Court Chief Judge)
Michael J. Davis	U.S. District Court Chief Judge – Minnesota
Franklin L. Noel	U.S. District Magistrate – Minnesota
Donovan Frank	U.S. District Court Judge – Minnesota
Tony N. Leung	U.S. District Magistrate – Minnesota
B. Todd Jones	Former U.S. Attorney for Minnesota (now the Director of the ATF)
David M. Gaouette	Former U.S. Attorney for Colorado
Bob Troyer	Current U.S. Attorney for Colorado
Matthew J. McPhillips	Federal Bureau of Investigation (FBI) in Denver - Supervisory Special Agent
Calvin Shivers	Special Agent in Charge of the Denver-FBI
Donna Bonar	OCSE Deputy Commissioner

xii **MASTER LIST of "Suspects" who have committed at least one crime against my family:**

<i>Name:</i>	<i>Position at the time:</i>	<i>Office:</i>
STATE OF COLORADO OFFICIALS:		
Babette Norton	District Magistrate	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Chris Voisinet	District Magistrate	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Stephen M. Munsinger	District Judge	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
R. Brooke Jackson	District Chief Judge	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Philip McNulty	District Chief Judge	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Christopher Zenisek	District Judge	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Jamin Alabiso	District Magistrate	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Christopher Munch	District Judge	Colorado First Judicial District (<i>fixed</i> 2011CV [REDACTED])
Kolony Fields	District Magistrate	Colorado First Judicial District (<i>fixed</i> 2011CV [REDACTED])
Marjory Shook	Domestic Relations Clerk	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED] & appeal)
Diane L. Coffey	Clerk of District Court	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Gail Pickarts	District Court Administrator	Colorado First Judicial District (<i>fixed</i> 2005DR [REDACTED])
Christopher Ryan	State Court Administrator	Colorado State Court Administrator's Office
Polly Brock	Clerk of Appellate Courts	Colorado Court of Appeals & Supreme Court (<i>fixed</i> 2 appeals)

J. Dunn	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2017CA [REDACTED])
J. Navarro	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2017CA [REDACTED])
J. Harris	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2017CA [REDACTED])
J. Dailey	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2018CA [REDACTED])
J. Lichtenstein	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2018CA [REDACTED])
J. Richman	Appellate Judge	Colorado Court of Appeals (<i>fixed</i> 2018CA [REDACTED])
Nancy E. Rice	Chief Justice	Colorado Supreme Court (<i>fixed</i> three or more appeals/cases)
John S. Gleason, Sr.	Director	Colorado Supreme Court-Atty Regulation
Bill Fatzinger	Attorney	Colorado Supreme Court-Atty Regulation
Cynthia D. Mares	Attorney	Colorado Supreme Court-Atty Regulation
Cynthia H. Coffman	Attorney General	Colorado Attorney General (<i>fixed</i> two or more cases)
Erin Lamb	Executive Assistant	Colorado Attorney General's Office
Scott Turner	Deputy AG	Colorado Attorney General's Office-Criminal Division
Larry Atkinson	Chief Investigator	Colorado Attorney General's Office-Criminal Division
Dan Graeve	Assistant to AG	Colorado Attorney General's Office
John Suthers	Former Atty. General	Colorado Attorney General's Office
Maurice Knaizer	Deputy AG	Colorado Attorney General's Office
Anne Baudino Holton	Asst. Atty. General	Colorado Attorney General's Office
Thomas R. Raynes	Deputy AG	Colorado Attorney General's Office
Laura Burns	Program Assistant	Colorado Attorney General's Office
James Sidanycz	Advocate	Colorado Attorney General's Office
John W. Hickenlooper	Former Governor	Colorado Governor (CO-Gov)
Joe Garcia	Former Lt. Governor	Colorado Governor's Office
Bill Ritter	Former Governor	Colorado Governor (CO-Gov)
Brian Grundy	Ex. Assistant	CO-Gov Correspondence Office
Melissa and Abbie	Assistants	CO-Gov Citizen's Advocate Corps
Craig Welling	Counsel	CO-Gov Counsel to the Governor
Karen L. Beye	Executive Director	Colorado Dept. of Human Services (CDHS)
Shannon Onkyn	Ex. Assistant	CDHS-Executive Director's Assistant
Stephan K. Bates	Ex. Director	CDHS-Children, Youth & Families
George Kennedy	Ex. Director	CDHS-Children, Youth & Families
Jody Martinez	Manager	CDHS-Complaint Coordinator
John Bernhart	Director	CDHS-Child Support Services
Larry Desbien	Section Chief	CDHS-Child Support Services
Leslie McGrew	Ex. Assistant	CDHS-Child Support Services
Nancy Salazar	Section Chief	CDHS-Child Support Enforcement
Kari Moreno	Policy Specialist	CDHS-Child Support Enforcement
Liz McDonough	Supervisor	CDHS-Child Support Enforcement
"Pamela"	Claim Specialist	CDHS-Child Support Enforcement
Mary Ann Hix	Claim Specialist	CDHS-Child Support Enforcement
Ms. Pacheco	Claim Specialist	CDHS-Child Support Enforcement
Kay Yordi	Claim Specialist	CDHS-Child Support Enforcement
Lee Ann Anderson	Claim Specialist	CDHS-Child Support Enforcement
Richard Steffes	Claim Specialist	CDHS-Child Support Enforcement
Cheri Gerou	Representative	Colorado General Assembly
Dan Gibbs	Senator	Colorado General Assembly
Dickie Lee Hullinghorst	House Speaker	Colorado General Assembly
Bill Cadman	Senate President	Colorado General Assembly
Steve Johnson	Director	Colorado Bureau of Investigation
Christina Bomba	Agent	Colorado Bureau of Investigation
Chris Andrist	Agent	Colorado Bureau of Investigation

COUNTY OF JEFFERSON OFFICIALS (Colorado):

Debbie Moss	Former Title IV-D Administrator	Jefferson County Child Support Enforcement (Jeffco-CSE) (<i>fixed</i> Title IV-D case [REDACTED] & 2005DR [REDACTED])
Alvin Tafoya	Current Title IV-D Administrator	Jefferson County Child Support Services (Jeffco-CSS) (<i>fixed</i> Title IV-D case [REDACTED] & 2005DR [REDACTED])
Judy Nightingale	Supervisor	Jeffco-CSE / Jeffco-CSS

Sue Palmer	Legal Technician	Jeffco-CSE / Jeffco-CSS
Griffen Korosec	Caseworker	Jeffco-CSE / Jeffco-CSS
Lisa McGuire-Faulkner	Caseworker	Jeffco-CSE / Jeffco-CSS
Jessica Delgadillo	Caseworker	Jeffco-CSE / Jeffco-CSS
Brenda M. Cline	Legal Technician	Jeffco-CSE / Jeffco-CSS
Richard Martinez	Supervisor	Jeffco-CSE / Jeffco-CSS
Nicole Overfield-Marlin	Caseworker	Jefferson County Child Protective Services (Jeffco-CPS)
Janet Bueno	Caseworker	Jeffco-CPS
Tanis Doyle	Supervisor	Jeffco-CPS
Sue McDonald	Manager	Jeffco-CPS
Mary Berg	Former Acting / Current Director	Jefferson County Dept. of Human Services (Jeffco-DHS)
Lynn A. Johnson	Former Director	Jeffco-DHS (<i>fixed</i> 2005DR [REDACTED] & IV-D [REDACTED])
Ellen Wakeman	County Attorney	Jefferson County Attorney (Jeffco-Attorney)(<i>fixed</i> 2005DR [REDACTED])
Casie Stokes	Asst. Cty. Attorney	Assistant Jeffco-Attorney for Jeffco-CSS (<i>fixed</i> 2005DR [REDACTED])
Margaret A. Davis	Asst. Cty. Attorney	Assistant Jeffco-Attorney for Jeffco-CSS (<i>fixed</i> 2005DR [REDACTED])
Peter A. Weir	District Attorney	Jefferson County District Attorney (Jeffco-DA)
Michael Dougherty	Assistant DA	Assistant Jeffco-DA
Scott Storey	Former Jeffco-DA	Jeffco-DA
Mark Pautler	Former Deputy DA	Deputy Jeffco-DA
David Dechant	Investigator	Jeffco-DA Lead Investigator
Ashley Augustin	Prosecutor	Jeffco-DA Prosecutor
Amy Greer	Vic. Comp. Spec.	Jeffco-DA Victim's Compensation Specialist
Libby Szabo	Current Commissioner	Jefferson County Board of Commissioners
Casey Tighe	Current Commissioner	Jefferson County Board of Commissioners
Tina Francone	Current Commissioner	Jefferson County Board of Commissioners
Donald Rosier	Former Commissioner	Jefferson County Board of Commissioners
Kathy Hartman	Former Commissioner	Jefferson County Board of Commissioners
Jeff Shafer	Current Sheriff	Jefferson County Sheriff's Office (Jeffco-Sheriff)
Ted B. Mink	Former Sheriff	Jeffco-Sheriff
Dan Gard	Former Captain	Jeffco-Sheriff Captain
Larry Erzin	Sergeant	Jeffco-Sheriff Sergeant
Mr. Fulenwider	Sergeant	Jeffco-Sheriff Sergeant
Ray Fleer	Undersheriff	Jeffco-Sheriff Undersheriff
Mark Holley	Sergeant	Jeffco-Sheriff Sergeant
Brian J. Curtis	Deputy	Jeffco-Sheriff Deputy
Mike Prange	Sergeant	Jeffco-Sheriff Sergeant
John Spaw	Deputy	Jeffco-Sheriff Deputy
Gordon Neuenfeldt	Deputy	Jeffco-Sheriff Deputy
Chris Byrem	Deputy	Jeffco-Sheriff Deputy
Brian Sperry	Deputy	Jeffco-Sheriff Deputy
Stuart Sorenson	Sergeant	Jeffco-Sheriff Sergeant
Ms. Pepper	School Liaison	Jeffco-Sheriff Deputy
Cynthia Stevenson	Former Superintendent	Jefferson County Public Schools (Jeffco-Schools)
Holly Anderson	Community Superintendent	Jefferson County Public Schools (Jeffco-Schools)
Peggy Miller	Principal	Jeffco-Schools / Bergen Meadow Elementary
Juliana Reid	PTA	Jeffco-Schools / Evergreen Schools
Carol Minor	Assistant to Principal	Jeffco-Schools / Evergreen Middle School
Kristopher Schuh	Principal	Jeffco-Schools / Evergreen Middle School
David Buser	Counselor	Jeffco-Schools / Evergreen Middle School
Marcia Jochim	Principal	Jeffco-Schools / Bergen Valley Elementary
Amy Hook	Teacher	Jeffco-Schools / Bergen Valley Elementary
Tracy Thompson	Counselor	Jeffco-Schools / Evergreen High School
Allen Taggart	Attorney	Jefferson County Public Schools

CITY & COUNTY OF DENVER OFFICIALS (Colorado):

Michael B. Hancock	Mayor	City of Denver, Colorado
Patricia L. Wegener	Investigator	Denver District Attorney's Office
Joe Morales	Chief Deputy DA	Denver District Attorney's Office

Tony Dalvit	Police Officer	Denver Police Department
Richard Seeley	Sergeant	Denver Police Department
Melissa Drazen-Smith	Assistant Director	Denver City Attorney's office
David R. Fine	City Attorney	Denver City Attorney's office

"UNITED STATES" FEDERAL OFFICIALS IN COLORADO:

Marcia S. Krieger	Chief Judge	U.S. District Court for Colorado (<i>fixed</i> several cases)
Philip A. Brimmer	Judge	U.S. District Court for Colorado (<i>fixed</i> several cases)
Lewis T. Babcock	Judge	U.S. District Court for Colorado (<i>fixed</i> at least 8 cases)
R. Brooke Jackson	Judge	U.S. District Court for Colorado (<i>fixed</i> 2005DR-████)
Christine M. Arguello	Judge	U.S. District Court for Colorado (<i>fixed</i> 16-cv-████)
Rita Weinshienk	Judge	U.S. District Court for Colorado (<i>fixed</i> 08-cv-████)
Gordon P. Gallagher	Magistrate	U.S. District Court for Colorado (<i>fixed</i> at least 4 cases)
Craig B. Shaffer	Magistrate	U.S. District Court for Colorado (<i>fixed</i> 16-cv-████)
Boyd Boland	Magistrate	U.S. District Court for Colorado (<i>fixed</i> 08-cv-████)
Jeffrey P. Colwell	Clerk	U.S. District Court for Colorado (<i>fixed</i> several cases)
Gregory C. Langham	Clerk	U.S. District Court for Colorado (<i>fixed</i> several cases)
Edward P. Butler	Legal Officer	U.S. District Court for Colorado (<i>fixed</i> several cases)
Elizabeth Schumaker	Clerk	Tenth Circuit Court of Appeals-Colorado (<i>fixed</i> two appeals)
Lara Smith	Counsel to Clerk	Tenth Circuit Court of Appeals-Colorado (<i>fixed</i> two appeals)
Christine Van Coney	Counsel to Clerk	Tenth Circuit Court of Appeals-Colorado (<i>fixed</i> two appeals)
Bob Troyer	Current U.S. Attorney	U.S. Attorney for Colorado
Chris Larsen	Asst. U.S. Attorney	Asst. U.S. Attorney for Colorado
David M. Gaouette	Former U.S. Attorney	U.S. Attorney for Colorado
James Allison	Former U.S. Attorney	Asst. U.S. Attorney for Colorado
Thomas O'Rourke	Former U.S. Attorney	U.S. Attorney for Colorado
John Kammerzell	Deputy U.S. Marshal	U.S. Marshal's Service-Colorado
Calvin Shivers	Special Agent in Charge	Federal Bureau of Investigation-Denver, CO (Denver-FBI)
Matthew J. McPhillips	Squad Leader	Denver-FBI
James H. Davis	Director	Denver-FBI

STATE OF MINNESOTA OFFICIALS:




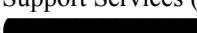

Edward I. Lynch	Former Chief Judge	Minnesota First Judicial District (<i>fixed</i> 40-CR-09-████)
Terrence E. Conkel	Chief Judge	Minnesota First Judicial District (<i>fixed</i> two or more cases)
Kathryn Messerich	Asst. Chief Judge	Minnesota First Judicial District (<i>fixed</i> 40-CR-09-████)
Richard C. Perkins	Judge	Minnesota First Judicial District (<i>fixed</i> 40-FA-07-████)
M. Michael Baxter	Judge	Minnesota First Judicial District (<i>fixed</i> 40-CR-09-████)
Mark C. Vandelist	Judge	Minnesota First Judicial District (<i>fixed</i> two or more cases)
Martha Simonett	Judge	Minnesota First Judicial District (<i>fixed</i> 40-CR-09-████)
Brian Jones	Court Administrator	Minnesota First Judicial District
Joanne Kopet	Court Administrator	Minnesota First Judicial District-Le Sueur County
Paul Lyndgaard	Court Reporter	Minnesota First Judicial District
John Stuart	State Public Defender	Minnesota State Public Defender's Office
Steve Holmgren	Chief Public Defender	Minnesota First Judicial District
Thomas O'Connor	Public Defender Mgr.	Minnesota First Judicial District
Richard C. Lea	Public Defender	Minnesota First Judicial District (<i>fixed</i> 40-CR-09-████)
Scott Halvorson	District Supervisor	Minnesota Department of Corrections
Julia Kraemer	Probation Agent	Minnesota Department of Corrections-Le Sueur County
Matthew Johnson	Former Appellate Chief Judge	Minnesota Court of Appeals (<i>fixed</i> numerous appeals)
Edward Toussaint	Former Appellate Chief Judge	Minnesota Court of Appeals (<i>fixed</i> two or more appeals)
Edward J. Cleary	Appellate Chief Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Larry Stauber	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Kevin Ross	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Louise Dove Bjorkman	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Jill Halbrooks	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
John Rodenberg	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Michael Kirk	Appellate Judge	Minnesota Court of Appeals (<i>fixed</i> one or more appeals)
Rita Coyle DeMeules	Commissioner	Minnesota Supreme Court (<i>fixed</i> numerous petitions)
Richard S. Slowes	Former Commissioner	Minnesota Supreme Court (<i>fixed</i> one or more petitions)

Joanne H. Turner	Asst. Commissioner
Lorie S. Gildea	Chief Justice
David R. Stras	Justice
Douglas L. Richards	Chief Judge
Allison Krehbiel	District Judge
Todd Westphal	District Judge
Tom Dunnwald	Public Defender
Carol Melick	District Court Administrator
Lori Swanson	Atty. General
Charles Ferguson	Division Manager
Thomas R. Ragatz	Deputy Atty. General
Romona Dohman	Commissioner
Joe Newton	Attorney
Suzanne Elwell	Director
Ms. Christiansen	Trooper
Mr. Roeske	Captain
Cal Ludeman	Ex. Director
Charles E. Johnson	Ex. Director
Wayland Campbell	Ex. Director
Jamie Parker	Asst. to Ex. Director
Karen Schirle	Deputy Director
Pat Kraut	Dir. Services Manager
Brenda Johnstone	Program Advisor
Laurie Van Nelsberg	Team Leader
Sue Wolfe	Ex-wife's Sister
Becky Braun	Ex-wife's Sister
Mark Dayton	Governor
Amanda Ingaldson	Staff
Katy Pauly	Staff
Georgina Brelje	Senior Coordinator
Tim Pawlenty	Former Governor
"Kari"	Staff
Michelle L. Fischbach	Senate President
Kurt Zellers	House Speaker
Kevin Dahle	Senator
Al D. DeKruif	Senator
Laura Brod	Representative
Dan Severson	Representative
Glenn Gruenhagen	Representative
Anthony Cornish	Representative

Minnesota Supreme Court (*fixed* one or more petitions)
 Minnesota Supreme Court (*fixed* two or more appeals)
 Minnesota Supreme Court (*fixed* one or more appeals)
 Minnesota Fifth Judicial District (*fixed* one or more cases)
 Minnesota Fifth Judicial District (*fixed* two or more cases)
 Minnesota Fifth Judicial District (*fixed* one or more cases)
 Minnesota Fifth Judicial District-Nicollet County
 Minnesota Fifth Judicial District-Nicollet County
 Minnesota Attorney General (*fixed* two or more cases)
 Minnesota Attorney General's Office
 Minnesota Attorney General's Office (*fixed* at least 1 appeal)
 Minnesota Dept. of Public Safety (MDPS)
 Minnesota Dept. of Public Safety (MDPS)
 MDPS-Crime Victim Justice Unit
 MDPS-State Trooper's Office
 MDPS-State Trooper's Office
 Minnesota Dept. of Human Services (MDHS)
 Minnesota Dept. of Human Services (MDHS)
 MDHS-Child Support Enforcement
 MDHS-Child Support Enforcement
 MDHS-Child Support Enforcement
 MDHS-Child Support Enforcement
 MDHS-Child Support Enforcement
 MDHS-Child Support Enforcement
 MDHS-St. Peter Treatment Facility
 MDHS-St. Peter Treatment Facility
 Minnesota Governor (MN-Gov)
 MN-Gov Citizen Outreach Office
 MN-Gov Citizen Outreach Office
 MN-Gov Citizen Outreach Office
 Former Minnesota Governor
 Governor Pawlenty's Assistant
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly
 Minnesota General Assembly

COUNTY OF LE SUEUR OFFICIALS (Minnesota):

Brent Christian	County Attorney
Kevin Moran	Chief Prosecutor
Thomas Doherty	Former Sheriff
David D. Tietz	Former Sheriff
Bruce G. Collins	Investigator
Larry Sykes	Jail Manager
Susan L. Rynda	Director
Tammy Morgan	Supervisor
Cari J. Krenik	Supervisor
Joe Connolly	Commissioner
Joe Doherty	Commissioner

Le Sueur County Attorney (*fixed* 40-FA-07-)
 Le Sueur County Attorney's Office
 Le Sueur County Sheriff
 Le Sueur County Sheriff
 Le Sueur County Sheriff's Office
 Le Sueur County Jail
 Le Sueur County Human Services (LeSueur-DHS)
 (*fixed* Title IV-D case  & 40-CR-09-)
 Le Sueur County Child Support Services (LeSueur-CSS)
 (*fixed* Title IV-D case  & 40-CR-09-)
 LeSueur-CSS
 Le Sueur County Commissioner
 Le Sueur County Commissioner

CITY OF LE SUEUR OFFICIALS (Le Sueur County, Minnesota):

Bruce Kelly	Police Chief	Le Sueur Police Department
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Bob Broeder Mayor City of Le Sueur

COUNTY OF NICOLLET OFFICIALS (Minnesota):

Michelle Zehnder Fischer	County Attorney	Nicollet County Attorney (<i>fixed</i> 40-CR-09-██████ & other cases)
Dave Lange	Sheriff	Nicollet County Sheriff
Kip Olson	Investigator	Nicollet County Sheriff's Office
Mike O'Gorman	Deputy	Nicollet County Sheriff's Office
Joan Tesdahl	Director	Nicollet County Human Services
Marie Dranttel	Commissioner	Nicollet County Commissioner
Jim Stenson	Commissioner	Nicollet County Commissioner

CITY OF ST. PETER OFFICIALS (Nicollet County, Minnesota):

Mathew Peters	Police Chief	St. Peter Police Department
Matt Grochow	Detective	St. Peter Police Department
David Arpin	Officer	St. Peter Police Department
Michael Penning	Officer	St. Peter Police Department
Tim Strand	Mayor	City of St. Peter
Todd Prafke	City Administrator	City of St. Peter

“UNITED STATES” FEDERAL OFFICIALS IN MINNESOTA:

Michael J. Davis	District Chief Judge	U.S. District Court for Minnesota (<i>fixed</i> numerous cases)
Donovan Frank	District Judge	U.S. District Court for Minnesota (<i>fixed</i> one or more cases)
Franklin L. Noel	District Magistrate	U.S. District Court for Minnesota (<i>fixed</i> one or more cases)
Tony N. Leung	District Magistrate	U.S. District Court for Minnesota (<i>fixed</i> one or more cases)
Richard D. Sletten	District Clerk	U.S. District Court for Minnesota (<i>fixed</i> one or more cases)
Lou Jean Gleason	District Clerk	U.S. District Court for Minnesota (<i>fixed</i> one or more cases)
B. Todd Jones	Former U.S. Attorney	U.S. Attorney for Minnesota (<i>fixed</i> numerous cases)
Sharon Lubinski	U.S. Marshal	U.S. Marshal for Minnesota
Paul Keyes	Deputy U.S. Marshal	U.S. Marshal's Service for Minnesota
Thomas Volk	Deputy U.S. Marshal	U.S. Marshal's Service for Minnesota
Jim “Farris” Wooton	Deputy U.S. Marshal	U.S. Marshal's Service for Minnesota
Richard T. Thornton	Director	Federal Bureau of Investigation-Minnesota
“Glenn”	Sr. Resident Agent	Federal Bureau of Investigation-Mankato, MN
Unidentified	Resident Agent	Federal Bureau of Investigation-Mankato, MN
Gregory Boosalis	Assoc. Div. Counsel	Federal Bureau of Investigation-Mpls, MN

“UNITED STATES” FEDERAL OFFICIALS IN WASHINGTON, DC:

Eric H. Holder Jr.	Former U.S. Atty. General	U.S. Department of Justice
Steven Harrell	Analyst	U.S. Dept. of Justice-Civil Rights-Crim. Sec.
Mark Kappelhoff	Chief of Investigations	U.S. Dept. of Justice-Civil Rights-Crim. Sec.
“Ms. Summers”	Supervisor	U.S. Dept. of Justice-Mail Referral Unit
Refused to Identify	Analyst	U.S. Dept. of Justice-Criminal Division
James B. Comey	Former Director	F.B.I. Headquarters-Washington, DC
Andrew G. McCabe	Asst. Director	F.B.I. Field Office in Washington DC
Robert S. Mueller III	Former Director	F.B.I. Headquarters-Washington, DC
Kenneth Kaiser	Director	F.B.I. Headquarters-Washington, DC
Amy Miller	Asst. to Director	F.B.I. Headquarters-Washington, DC
Scott Cheney	Supervisory Special Agent	F.B.I. Headquarters-Washington, DC
Kevin Constantine	Supervisory Special Agent	F.B.I. Headquarters-Washington, DC
John F. Clark	Director	U.S. Marshal's Service-Washington DC
William R. Gilligan, Jr.	Chief Inspector	U.S. Postal Service-Criminal Investigations
Mike Shaubslager	Inspector	USPS-Criminal Investigations-Minnesota
Kathleen Sebelius	Former Secretary	U.S. Dept. of Health and Human Services (DHHS)
Vicky Turetsky	Commissioner	Office of Child Support Enforcement (DHHS-OCSE)
Donna Bonar	Deputy Commissioner	DHHS-OCSE
Rob Cohen	Pub. Inquiries Director	DHHS-OCSE
Diane Offett	Pub. Inquiries Supervisor	DHHS-OCSE

Nicolas Soppa	Law Enforcement Liason	DHHS-OCSE
Carmen Nazario	Secretary	Administration for Children & Families (DHHS-ACF)
David Hansell	Deputy Asst. Secretary	DHHS-ACF
Mark Greenberg	Deputy Asst. Sec. for Policy	DHHS-ACF
Tracy Gregg	Ex. Assistant	DHHS-ACF
Janice Semper	Caseworker	DHHS-ACF-FOIA
Jean McPherson	Supervisor	DHHS-ACF-FOIA
Thomas F. Sullivan	Regional Administrator	DHHS-ACF-Colorado
Timothy Menke	Investigations Sec. Chief	Office of Inspector General for DHHS
Lewis Morris	Chief Counsel	OIG-DHHS
Jeff Vacie	Investigator	OIG-FBI
Paul Martin	Investigator	OIG-FBI
Scott S. Harris	Clerk	United States Supreme Court
Clayton R. Higgins	Clerk	United States Supreme Court
Angela D. Caesar	Clerk	U.S. District Court-District of Columbia
David Whitney	Attorney	U.S. House Subcommittee on Courts
Shelley Husband	Director	U.S. House Judiciary Committee
Howard Coble	U.S. Representative	Chairman of House Subcommittee on Courts
Johnny Mautz	Staffer	U.S. Representative Coble's Office
Bob Goodlatte	U.S. Representative	Chairman of House Judiciary Committee
Charles Rangel	U.S. Representative	Chairman of House Ways & Means Cmte.
Michael Bennet	U.S. Senator	U.S. Senate-Colorado
Mark Udall	U.S. Senator	U.S. Senate-Colorado
Ed Perlmutter	U.S. Representative	U.S. House of Representatives-Colorado
Jared Polis	U.S. Representative	U.S. House of Representatives-Colorado
Jorge Loweree	Staffer	U.S. Representative Polis' Office in Colorado
Amy Klobuchar	U.S. Senator	U.S. Senate-Minnesota
Brian Garshelis	Staffer	U.S. Senator Klobuchar's Office in Minnesota
Al Franken	U.S. Senator	U.S. Senate-Minnesota
Timothy Walz	U.S. Representative	U.S. House of Representatives-Minnesota
Mark Krogmann	Staffer	U.S. Representative Walz's Office in Minnesota
John Kline	U.S. Representative	U.S. House of Representatives-Minnesota

xiii **MASTER LIST of “My Things”:**

Personal property of John Mark [REDACTED] “held” and “kept” by Carol [REDACTED] since March 18, 2005, including my deceased brother “Joe’s” things and my deceased “Dad’s” things—see Respondent’s exhibit RR in 05DR [REDACTED] for photographs of most items.

Joe’s cremated ashes, container, and memorial with 6 engraved brass tubes and wooden cross.

My Mom and Dad’s portrait, my premarital photo and slide albums, my premarital books, and Joe’s videotapes and movie camera bag.

My premarital artwork:

- Framed picture entitled “Heading Home” by Terry Redlin;
- Framed picture entitled “Headin’ for Shelter” by Les Kouba; and
- Two mounted poster-size photographs I took in Utah.

Half of our children’s school pictures for each year for each child.

Half of our pictures and videos taken during marriage.

Four copies of the 1999 Kansas City newspaper with the picture entitled, “You Go, Dad”, and at least one copy of all other articles regarding any of our children.

Business office equipment, accessories and software:

- Dell Dimension 8100 – Tower, monitor, keyboard, mouse, startup CDs, etc.;
- All accounting software, “TurboTax”, and other operating software and accessories;
- Hewlett Packard LaserJet 4P printer;
- Lexmark X4270 All-in-one fax, scanner, copier, printer;
- Digital camera with it’s box, and all accessories;
- Land-line telephone, cordless telephone, telephone recorder, and microcassettes; and

- All other office equipment, accessories, and things I used in either of my two offices.

Guns and gun related items:

- My 25:06 rifle with scope;
- My 12-gauge shotgun;
- My 20-gauge shotgun;
- My 22 rifle with scope;
- Joe's 30:06 rifle with scope;
- Joe's 12-gauge shotgun;
- Joe's 4/10-gauge shotgun;
- Joe's 22 rifle;
- Dad's 30:06 rifle with scope;
- Dad's 12-gauge shotgun;
- My handmade wooden gun case;
- Several gun carrying cases, my gun cleaning kit, two ammo boxes; and
- All other gun related items.

All of my Dad's things retrieved from Minnesota after his death including several boxes full of framed pictures, tools, Coca-Cola items, mementos, memorabilia, and many other items.

All of Joe's things retrieved from his apartment after his death including approximately 25 boxes containing his personal belongings, his collector toy trucks, tractors, farm machinery, motorcycles, and construction equipment, 3 embossed Super Bowl footballs with stands, framed pictures, tools, mementos, memorabilia, furniture including a stackable wood and glass antique green display case, an entertainment center, chairs, a computer, telescope, which were all stored in the shop; and several boxes full of Joe's most precious and valuable things, which were stored under my desk in my cabin office; antique Coca-Cola 2-wheel cart.

Woodworking tools and equipment:

- Joe's Stihl chainsaw and all accessories;
- My Stihl chainsaw (purchased in 2004) and all accessories;
- My Homelite chainsaw and case and all accessories;
- My 6-piece male and female "Forstner" bits for making log fencing and furniture;
- My other guides and bits; and
- My sharpening tools and stones.

Other tools and equipment:

- My extension ladder and planks;
- My yellow step ladder and steel paint ladder;
- Joe's pickup "headache rack" for transporting ladders, pickup toolbox and all contents;
- My jumping-jack compactor;
- Dad's wood-splitter;
- My wheelbarrow;
- My bull float and all concrete and gardening tools and other items that were stored in my cargo van;
- My shop desk, 2 office desks in cabin and 1 office desk in house, and 2 office chairs;
- My "Thomas Register" catalogs;
- My transit level; and
- All other tools and equipment.

My intellectual property, including but not limited to the 26 computer forms and spreadsheets I created for estimating, bidding, and proposing construction work.

Automobiles and recreational vehicles:

- Dad's 1976 Hammond I/O Boat;
- My 1979 Dodge B250 Cargo Van;
- Joe's 1980 Yamaha Motorcycle;
- Joe's 1987 Suzuki Samurai;
- Joe's 1992/1996 Dodge Ram 250 Pickup;
- My 2001 Skidoo Summit 800;
- Joe's 2001 Skidoo Summit 600; and

- Joe's 2004 Skidoo HM Extreme 800 HO.

All building materials including shingles, roll roofing, tar paper, wood and vinyl siding, bags of concrete, insulation, lumber, etc.; other building equipment including scaffolding, planks and beams; and fuel tank, culverts, and the other items that were stored on west side of home;

Half of the value of the 4392-piece Beanie Baby collection, the framed and unframed Art Partner's collection, and all other collections;

Half of the household furniture, furnishings, electronics and appliances.

Miscellaneous personal property:

- My sleeping bag, all the kid's sleeping bags, and all camping equipment and supplies;
- The newer vacuum hair cutter, Bisell carpet shampooer, and half of the wedding gifts;
- My television, malt-maker, blender, and all other incentive gifts from Lifequotes; and
- My golf clubs and bag; skis, boots and poles; and all my other sporting equipment.

[*Family business inventory*] All logs: With and without bark, draw-knifed, cut and split, or erected for the frame of the unfinished storage shed; and branches and bark-chips.

xiv **As direct and proximate results of the crime sprees against my family:**

My five children and I have been separated from each other since May 2007;

We have been cutoff from nearly all communications with each other since August 2008;

More specifically, I have been separated from my oldest son since May 6, 2007, and have been cutoff from all communications with him since August 25, 2008; I have been separated from and cutoff from all communications with my second son since September 2006; I have been separated from and have only talked once to my third son since April 21, 2007; I have not seen my fourth son since May 6, 2007, and have not talked to him since August 28, 2009; and I have been separated from my only daughter since May 6, 2007, and have only talked to her once since August 7, 2008.

We missed out on: 1000s of hours of my parenting time; 12 Thanksgivings; 13 Christmases; 10 Spring Breaks; 12 summer vacations; over 50 birthday parties; hundreds of school activities, hundreds of sporting events, numerous Girl Scout and Church events, many award ceremonies and celebrations; thousands of family suppers and thousands of evening sports sessions; over 5000 homework sessions; hundreds of teaching opportunities to pass along my faith in God, my skills as a home-builder and contractor, and my abilities as a father; hundreds of "park-hopping" trips and other family outings; over 50 camping trips, 50 snowmobiling trips, 50 skiing trips, and 50 boating trips; our long-awaited 'once-in-a-childhood Disney trip'; thousands of hugs, kisses, and high-fives; thousands of phone calls, texts, emails, and talks; and all other moments that are typically shared, in person or electronically, by parents and their children;

We missed out on all 5 of my children's entire high school experiences and graduations, and we're missing out on their college and young adult experiences and graduations too;

In 2005, my kids witnessed the intentional destruction of their family by *traitors* in our own government; and, for 15-years now, they have been subjected to ongoing and relentless attacks on their family by an "army" of *rogue* government officials; they have been subjected to intense and relentless government-sanctioned and -sponsored brainwashing, "Parental Alienation," denials of visitation and contact, & other psychological child abuses by their mother and her sisters and friends; they witnessed many things as kids that would be traumatic for an adult and were subjected to true domestic terror for many years; they were totally brainwashed against me; their relationships with me were totally sabotaged and destroyed; they were forced by their mother and our government to grow up without me—in a fatherless environment filled with greed, hatred, and crime; they each lost over 10-years of childhood; and they do not know what reality is anymore;

In 2005, I witnessed the intentional destruction of my family in Colorado, and everything I had from 25-years of backbreaking work was stolen from me; then, despite all involved knowing that my child support obligations are paid-in-full, I was enslaved with a *known* fictitious and void child support order that was more than I was earning at the time; and, for 15-years now, I have been subjected to ongoing and relentless attacks on me and my family by an army of *rogue* government officials in Colorado and Minnesota and Washington DC because of my evidence of their wrongdoing; I have been stripped of all my rights as if I was a Jew in Nazi Germany during WWII; I have been repeatedly denied access to our courts; I have been repeatedly denied protection by law enforcement; I have been repeatedly denied my rights to redress, due process, honest services, equal protection, answers to complaints, adjudication, and administration of the law; I have been subjected to intense and relentless government-sanctioned and -sponsored harassment and stalking by my ex-wife and her friends in child support enforcement and child protective services; I have had my relationships with each of my children

totally sabotaged and destroyed; I have been denied my right to be a parent; and I have lost 15-years of parenthood;

I have missed out on 15-years of what is most precious to me in life: my family and my 5 distinct, unique and precious relationships with my children; I lost my parental right to the care, custody, companionship, and love of my 5 children, and to all the fruits of the happy family I once had; and each of my children lost their right to my care, custody, companionship and love, and to all the fruits of the happy family they once had;

For 15-years, my children and I have suffered from the intentional inflictions of emotional distress by my ex-wife and her “*accomplices*” and the army of *rogue* officials who I now know are engaging in “*governmental racketeering*”; I, and likely each of my children, have experienced severe and ongoing emotional distresses, including but not limited to suffering, fright, horror, nervousness, grief, worry, anguish, shock, and anxiety;

For 15-years, I, and likely each of my children, have suffered grievously from fatigue and helplessness; have suffered through hundreds of sleepless or restless nights; have suffered from many bouts of depression in varying degrees, have suffered from an indescribable longing or yearning or heartache that is a persistent dull but terrible pain; have suffered from lack of concentration and flashbacks to past good and bad times; have suffered from fear of my ex-wife’s next abuse or crime, fear of my ex-wife’s sisters’ next abuse or crime, and fear of my ex-wife’s friends’ next abuse or crime; have suffered from fear of the next abuse or crime by the *rogue* officials, fear of the next visit by police, fear of my next false arrest, fear of the next false order by a *rogue* judge, and fear of losing even more; and have suffered from fear of the future;

I have been falsely arrested 10-times and falsely imprisoned for over 9-months; I was viciously tased in the back by a corrupt cop during one of the arrests, suffered for months with recurring migraine headaches, and was diagnosed with high blood-pressure for the first time in my life; and I was hospitalized for several days with bleeding ulcers and had to take a medication for several years to treat them;

My children and I have suffered for many years from the stigma caused by my being falsely cast in public by my ex-wife and by our government as a “deadbeat dad,” a “felon,” and other titles designed to portray me in public in a false light; I have suffered from defamation of my character in news articles; I have suffered greatly from the resulting humiliation and disgrace, and have lost a great amount of the respect and love I once had from my children, my relatives, my friends and my supporters; and my children lost the truth and were forced to live in a web of deceit;

I have missed out on over 30-years of parent/child relationship with my first child, who was murdered by my ex-wife; each of my five children has missed out on a relationship with their older brother or sister all their lives; and collectively, we have missed out on all the good things that go along with the lost familial relationships.

I have been deprived for over 15-years of my right to educate my children and pass on my talents to them, as I had planned all through my career; and my children have been deprived of my knowledge and instruction and tutelage throughout their adolescence and young adult life;

For 15-years, because neither my ex-wife nor the *rogue* officials would step forward with the truth, I have been separated from my home, my business headquarters and my tools and work equipment; I have been without a driver’s license since December 2006; I have been indigent and supported by relatives and friends since January 2007; I have been unemployed since October 2007; and I have been forced to work double-time hours fighting against the never-ending pursuit in Colorado and Minnesota of my payment of child support *for the second time* so the *racketeers* can profit from federal funding in the Child Support Enforcement Program; in addition, although my child support obligations are paid-in-full, I would have paid more if I could so my children would have had some extras, but because of the ongoing deceit, my children have suffered the loss of my extra support and I have suffered the disgrace of being supported by others;

Because I had to cash in my tax-free and tax-exempt Roth-IRAs to pay for attorney’s fees during the wrongful divorce, my children and I will lose millions of dollars; in addition, my children and I have suffered for 15-years, and will continue to suffer until our property is restored, from loss of use of “my things,” including several recreational vehicles, cars, etc, which my ex-wife was allowed to hold and aided to steal, from loss of use of the family business I was setting up prior to the divorce, from loss of use of our real estate property and the fruits of its 27-acre forest, and many other losses.

My children and I continue to suffer substantial damages to this day, including great pain and emotional distress, and we will grievously suffer in these regards until our family is reunited;

We will suffer from irreparable injuries for the rest of our lives; and

We, individually and as a family, will never be the same.